S.W. Jones

CHARTER

OF THE

CITY OF NEW-YORK.

PABLISHED PURSUANT TO AN ORDER OF THE COMMON COUNCER.

NEW-YORK:
PUBLISHED BY GOULD, BANKS & CO.

Corner of Nassau and Spruce-sts.

1832.

S.M. Jones

COURS AND HE WAS A TO THE

40¹ 巻 4 巻 - 1

4

,

· · · · ·

6-18-18.

Political Science Bosserok Thurn Doca 30No'17 Statute from Pate Co

REMOTE STORAGE

BOOKSTACKS OFFICE

THE

CHARTER

OF THE

CITY OF NEW-YORK.

b 41436

Digitized by the Internet Archive in 2019 with funding from University of Illinois Urbana-Champaign Alternates

THE

CHARTER

OF THE

CITY OF NEW-YORK.

GEORGE the Second, by the grace of God, of Great Britain, France, and Ireland, king, defender J. Montgomeof the faith, &c To all whom these present letters rie, governor, 1730. shall come, greeting:

Whereas, on the twenty-second day of April, Recital of the in the year of our Lord one thousand six hundred Gov. Dongan, eighty and six, Thomas Dongan, then lieutenant of 1680. governor and vice-admiral of New-York and its dependencies, under our predecessor, James (the second) then king of England, &c. did make and execute a certain grant, or instrument in writing under the seal of the province of New-York, in these words following:

In hec verb

Thomas Dongan, lieutenant-governor and viceadmiral of New-York, and its dependencies, under his majesty James (the second) by the grace of God, of England, Scotland, France, and Ireland, king, defender of the faith, supreme lord and proprietor of the colony and province of New York, and its dependencies in America, &c. To all to Recital that the city of whom this shall come, sendeth greeting: Where- New-York is as, the city of New-York, is an ancient city within

anciently a bo-

ed sundry

grants, pre-

& the citizens the said province, and the citizens of the said city dy politic and have anciently been a body politic and corporate; And enjoy and the citizens of the said city have held, used,

franchises, &c. and enjoyed, as well within the same, as elsewhere, By charters, in the said province, divers and sundry rights, liscriptions, &c. berties, privileges, franchises, free-customs, preeminences, advantages, jurisdictions, emoluments, and immunities, as well by prescription as by charter, letters patent, grants, and confirmations, not only of divers governors and commanders in chief, in the said province, but also of several governors, directors, generals, and commanders in chief, of the Nether Dutch nation, whilst the same was, or has Recital of been under their power and subjection. And dry lands and whereas divers lands, tenements, and hereditaments,

grants of suntenements to the corporation.

and different

jurisdictions, liberties, immunities, and privileges, have heretofore been given and granted, or mentioned to be given and granted, to the citizens and By sundry inhabitants of the said city, sometimes by the name names & litles, of Schout, Burgomasters, and Schephens of the city of New-Amsterdam; and sometimes by the name of The Mayor, Aldermen, and Commonalty of the city of New-York; sometimes by the name of The Mayor, Aldermen, and Sheriff, of the city of New-York; sometimes by the name of, The Mayor and Aldermen of the city of New-York; and by divers other names, as by their several letters patents, charters, grants, writings, records, and minuments, amongst other things, may more fully ap-Sundry pub-pear. And whereas the citizens and inhabitants of the said city have erected, built and appropri-

lie buildings and conveni-

encies made by the city; as ated, at their own proper costs and charges, seve-the City-Hall, ral public buildings, accommodations, and conveni-

encies for the said city, That is to say, the City-two Market-Hall, or Stat-House, with the ground thereunto docks, and belonging, two Market-Houses, the bridge into the wharves, dock, the wharves or docks, with their appurtenances; and the new burial place without the gate of the city; and have established and settled one ferry from the said city of New-York to Long Island, Ferry established. for the accommodation and conveniency of passengers, the said citizens, and travellers.

And whereas several the inhabitants of the said city, and of Manhattan's Island, do hold from and under his most sacred majesty respectively, as well by several and respective letters patents, grants, Grants several mescharters, and conveyances, made and granted by suages, lands, the late lieutenants, governors, or commanders to the inhabiin chief, of the said province, as otherwise, several tants by former governors. and respective messuages, lands, tenements, and hereditaments, upon Manhattan's Island, and in the city of New-York, aforesaid, and as well as the said Mayor, Aldermen, and Commonalty, of the said city, and their successors, as also, the inhabitants of the said Manhattan's Island, and the city of New-York, aforesaid, and their heirs, and assigns respectively, may hold, exercise, and enjoy, not only such and the same liberties, privileges, and franchises, rights, royalties, free custom, jurisdictions, and immunities, as they have anciently had, used, held, and enjoyed; but also such public buildings, accommodations, conveniences, messuages, tenements, lands, and hereditaments, in the said city of New-York, and upon Manhattan's Island aforesaid, which, as aforesaid, have been by

the citizens and inhabitants erected and built, or which have, as aforesaid, been held, enjoyed, granted, and conveyed unto them, or any of them, respectively.

Grant to the corporation of all their former rights and

privileges.

Provided they be not repugof England, or any acts of assembly.

Grant of the City-Hall, two bridge, dock, new burial place & ferry.

Know ye, therefore, That I, the said Thomas Dongan, by virtue of the commission and authority unto me given, and power in me residing, at the humble petition of the now Mayor, Aldermen and Commonalty of the said city of New-York, and for divers other good causes and considerations, me thereunto moving, have given, granted, ratified, and confirmed, and by these presents, for and on the behalf of his most sacred majesty aforesaid, his heirs, successors, and assigns, do give, grant. ratify, and confirm unto the said Mayor, Aldermen and Commonalty of the said city, all and every such and the same liberties, privileges, franchises, rights, royalties, free customs, jurisdictions, and immunities, which they by the name of, The Mayor, and Commonalty, or otherwise, have anciently had, held, used, or enjoyed, Provided Always, That none nant to the laws of the said liberties, privileges, franchises, rights, free customs, jurisdictions, or immunities be inconsistent with, or repugnant to, the laws of his majesty's kingdom of England, or any other the laws of the general Assembly of this province; and the aforesaid public buildings, accommodations, conveniences in the said city, That is to say, The Market houses aforesaid City-Hall, or Stat-House, with the ground thereunto belonging, two Market-houses, the bridge into the dock, the wharves or dock, the said new burial place, and the aforementioned ferry, with

their and every of their rights, members and appurtenances, together with all the profits, benefits and advantages which shall or may accrue and arise at profits arising all times hereafter, for dockage or wharfage, within the said dock, with all and singular the rents, issues, profits, gains, and advantages which shall or may arise, grow, or accrue by the said City-Hall, or Stat-House, and ground thereunto belonging, market-houses, bridge, dock, burying place, ferry and other the above mentioned premises, or any of them; and also, all and every the streets, lanes, highways And all streets, and alleys within the said city of New York, and lancs, alleys, and highways. Manhattan's Island aforesaid, for the public use and service of the said Mayor, Aldermen and Commonalty of the said city, and of the inhabitants of Manhattan's Island aforesaid, and travellers there; together with full power, license and authority to the said Mayor, Aldermen, and Commonalty, and their lay out and successors for ever, to establish, appoint, order and amend streets, direct the establishing, making, laying out, ordering, amending and repairing of all streets, lanes, alleys, highways, water courses, ferry and bridges in and throughout the said city of New-York and Manhattan's Island, aforesaid necessary, needful and convenient for the inhabitants of the said city, and Manhattan's Island aforesaid, and for all travellers and passengers there: Provided always, That this said Power of laying out licence so as above granted, for the establishing, streets not to extend to the making, laying out of streets, lanes, alleys, high-taking away ways, ferries and bridges, be not extended or be con-right. strued to extend, to the taking away of any person or person's right or property, without his, her, or

Power to the

Grants to the inhabitants of their former houses, lands

their consent, or by some known law of the said Pro-And for the considerations aforesaid, I do vince. likewise give, grant, ratify and confirm unto all and and tenements, every the respective inhabitants of the said city of New-York and of Manhattan's Island aforesaid, and their several and respective heirs, and assigns, all and every the several and respective messuages, tements, lands, and hereditaments, situate, lying and being in the said city, and Manhattan's Island, aforesaid, to them severally and respectively granted, conveyed and confirmed, by any the late Governors, Lieutenants, or Commanders in Chief, of the said Province, or by any of the former Mayors or deputy Mayors and Aldermen of the said city of New-York, by deed, grant, conveyance, or otherwise howsoever; To hold to their several and respective heirs and assigns forever.

Grants to the corporation of all waste and vacated lands on Manhattan's Island.

Low-Water-Mark.

And I do by these presents, give and grant unto the said Mayor, Aldermen and Commonalty of the said city of New York, all the waste, vacant, unpatented and unappropriated lands, lying, and being within the said city of New York, and on Manhat-Extending to tan's Island aforesaid, extending and reaching to the Low-Water-Mark, in by and through all parts of the said city of New-York, and Manhattan's Island aforesaid, together with all rivers, rivulets, coves, creeks, ponds, waters and water courses in the said city and island, or either of them, not heretofore given or granted, by any of the former Governors, Lieutenants, or Commanders in Chief, under their or some of their hands and seals, or seal of the Province, or by any of the former Mayors or deputy

Mayors and Aldermen of the said city of New-York, to some respective person or persons, late inhabitants of the said city of New-York, or Manhattan's Island, or of other parts of the said province.

And I do by these presents, give, grant and confirm unto the said Mayor, Aldermen and Common-ing, hunting, alty of the said city of New-York, and their succes- mines, &c. sors forever, the royalties of fishing, fowling, hunting, hawking, minerals and other royalties and privileges, belonging or appertaining to the city of New-York, and Manhattan's Island aforesaid (gold and silver mines only excepted) to have, hold and en- mines. joy all and singular the premises, to the said Mayor, the said cor-Aldermen and Commonalty of the said city of New-poration and their successiver, and their successiver, rendering and sors for ever; Under the paying therefore unto his most sacred majesty, his yearly quitheirs, successors or assigns, or to such officer or Beaver skin. officers, as shall be appointed to receive the same. yearly forever hereafter, the annual quit-rent or acknowledgment of one Beaver skin, or the value thereof in current money of this province, in the said city of New-York, on the five and twentieth day of March, yearly forever.

And, moreover, I will, and by these presents do grant, appoint, and declare, that the said city of New-York, and the compass, precincts and limits thereof, and the jurisdiction of the same, shall from Jurisdiction of henceforth extend and reach itself, and may and the city to exshall be able to reach forth and extend itself, as well Water-Mark in length and in breadth as in circuit, to the farthest Island Manextent of, and in, and throughout all the said Island hattan's. Manhattan's, and in and upon all the rivers, rivulets,

Royalties of

coves, creeks, waters and water courses, belonging to the same Island, as far as low-water mark. And I do also, for and on the behalf of his most sacred majesty aforesaid, his heirs and successors, firmly enjoin and command, that the aforesaid Mayor, Aldermen, and Commonalty of the city aforesaid, and their successors, shall and may freely and The Corpo-quietly have, hold, use, and enjoy, the aforesaid liberties, authorities, jurisdictions, franchises, rights, royalties, privileges, exemptions, lands, tenements, hereditaments, and premises aforesaid, in manner and form aforesaid, according to the tenor and effect of the aforesaid grants, patents, customs, and letters patents of grant and confirmation, without the let, hinderance or impediment of me, or any of my successors, governors, lieutenants, or other officers whatsoever.

ration quietly to enjoy all their liberties.

most sacred majesty aforesaid, his heirs and successors, grant to the Mayor, Aldermen and Commonalty of the said City of New-York, and their successors, by these presents, that for the better government of the said city, liberties and precincts thereof, there shall be forever hereafter within the said city, a Mayor and Recorder, Town-Clerk, and six Aldermen, and six Assistants, to be appointed, nomiand six Assist-nated, elected, chosen and sworn, as hereinafter is particularly and respectively mentioned, who shall be forever hereafter called, The Mayor, Aldermen and Commonalty of the city of New-York; and that Chamberlain, there shall be forever, one Chamberlain, or Treasurer, one Sheriff, one Coroner, one Clerk of the

And also, I do, for and on the behalf of his

A Mayor, Recorder. Town-Clerk, six Aldermen ants.

Coroner, Clerk

market, one high constable, seven sub-constables, of the Market, and one marshal or serjeant at mace, to be appointed, Constable, se-

chosen, and sworn in manner hereinafter mentioned. bles, and one Marshal, to be chosen and aphalf of his most sacred majesty aforesaid, his heirs, pointed. successors and a signs, declare, constitute, grant, and appoint, that the Mayor, Recorder, Aldermen, and Assistants of the said City of New-York, for the time being, and they which hereafter shall be the Mayor, Recorder, and Aldermen, and Assistants of the said City of New-York, for the time being, and their successors, for ever hereafter, be, and shall be, by force of these presents, one body corporate and politic, in deed, fact, and name, by the name of The Mayor, Aldermen and Commonalty of Mayor, Recorthe City of New-York; and them by the name of, and Assistants The Mayor, Aldermen, and Commonalty of the City make a Body corporate and of New York, one body corporate and politic, in politic. deed, fact, and name; I do really and fully create, ordain, make, constitute, and confirm by these presents; and that, by the name of, The Mayor, Aldermen and Commonalty of the City of New-York, cession, by the Name of The they may have perpetual succession; and that they, Mayor, Alderand their successors, forever, by the name of, The alty, and capa-Mayor, Aldermen and Commonalty of the City of bie to purchase sell and demise New-York, be, and shall be, forever hereafter, per-lands and chattels by that sons able, and in law capable, to have, get, receive, name. and possess lands, tenements, rents, liberties, jurisdictions, franchises, and hereditaments to them and their successors, in fee-simple, or for term of life, lives, or years, or otherwise; and also goods and chattels; and also, other things, of what na-

ture, kind, or quality soever; and also to give, grant, let, set, and assign, the same lands, tenements, here-

ditaments, goods and chattels; and to do and ex-

pleaded.

In all actions.

have a common seal for

ecute all other things about the same by the name To sue, plead, aforesaid. And, also, that they be, and forever shall and be imbe hereafter, persons able in law, capable to plead, and be impleaded, answer, and be answered unto, defend, and be defended, in all or any the courts of his said majesty, and other places whatsoever, and before any judges, justices, and other person or persons whatsoever, in all and all manner of actions, suits, complaints, demands, pleas, causes, and matters, whatsoever, of what nature, kind, or quality soever, in the same, and in the like manner and form as other people of the said province, being persons able and in law capable, may plead, and be impleaded, answer, and be answered unto, defend, and be defended, by any lawful ways and means Corporation to whatsoever; and that the said Mayor, Aldermen, and Commonalty of the said city of New-York, all their affairs, and their successors, shall and may forever hereafter, have one common seal to serve for the sealing of all and singular their affairs and businesses touching or concerning the said corporation. And it shall and may be lawful to and for the said Mayor, Aldermen and Commonalty of the said City of New-York, and their successors, as they shall see cause With power to to break, change, alter, and new make their said break &alter it. common seal, when, and as often as to them it shall seem convenient.

> And further, know ye, That I have assigned, named, ordained, and constituted, and, by these

presents, do assign, name, ordain, and constitute, Mayor named, Nicholas Bayard, now Mayor, of the said City of New York, to be present Mayor of the said city; and that the said Nicholas Bayard, shall remain and continue in the office of Mayor there, until another fit person shall be appointed and sworn in the said office, according to the usage and custom of the said city; and as in and by these presents is hereafter mentioned and directed. And I have assigned, named, ordained, and constituted, and by these presents, do assign, name, ordain, and constitute, create and declare James Graham, Esq. Reco to be the present Recorder of the said city; to do and execute all things, which unto the said office of Recorder of the said city doth, or may in any wise appertain or belong. And I have assigned, named, ordained, and constituted, and by these presents, do assign, name, ordain, constitute, create, and declare John West, Esq; Town Clerk, of the said city; Town Clerkto do and execute all things which unto the office of named. Town Clerk may any wise appertain or belong. And I have named, assigned, constituted, and made, and by these presents, do assign, name, constitute, and make, Andrew Bown, John Robinson, William Aldermen Beekman, John Delaval, Abraham De Peyster, and named. Johannes Kip, citizens and inhabitants of the said city of New-York, to be the present aldermen of the said city. And also, I have made, assigned, named, and constituted, and by these presents, do assign, Assistants. name, constitute, and make, Nicholas De Myer, Johannes Van Brugh, John De Brown, Teunis De Key, Abraham Corbit, and Wolfert Webber, citi-

Sheriff.

Marshal.

be a Common Council.

alter or repeal them.

zens and inhabitants of the said city, to be the present assistants of the said city. And, also, I have assigned, chosen, named, and constituted, and by these presents do assign, choose, name, and constitute Peter De Lanoy, citizen and inhabitant of the Chamberlain said city, to be the present Chamberlain or Treasurer of the city aforesaid. And I have assigned, named, constituted, and appointed, and by these presents, do assign, name constitute, and appoint John Knight, Esq one other of the said citizens there, to be present Sheriff of the said city, and have assigned, named, constituted and appointed, and by these presents do assign, name, constitute, and appoint Jarvis Marshal, one other of the said citizens there, to be the present Marshal of the said city. And I do by these presents grant to the said Mayor, Aldermen, and Commonalty of the said city Mayor, Recor- of New-York and their successors, That the Mayor, der, & three or Recorder, Aldermen, and Assistants of the said city & Assistants to for the time being, or the Mayor, Recorder, and any three or more of the Aldermen, and any three or more of the Assistants, for the time being, be and shall be called, The Common Council of the said city, and that they or the greater part of them, shall or may have full power aud authority, by virtue of these presents, from time to time, to call and hold common council, within the common council house, or City-hall of the said city: and there, as With power to make Laws and occasion shall be, to make laws, orders, ordinances, and constitutions, in writing; and to add, alter, di-

minish or reform them, from time to time, as

to them shall seem necessary and convenient,

(not repugnant to the prerogative of his most sacred So that such laws be not remajesty aforesaid, his heirs and successors, or to pugnant to the king's prerogaany of the laws of the Kingdom of England, or tive, the Laws of England, or other the laws of the general Assembly of the Pro-Acts of Assemvince of New-York) for the good rule, oversight, correction, and government of the said city and liberties of the same, and of all the officers thereof, and for the several tradesmen, victuallers, artificers, and of all other the people and inhabitants of the said city. liberties, and precincts, aforesaid, and for the better preservation of government, and disposal of all the lands tenements, and hereditaments, goods, and chattels of the said corporation; which laws, orders, ordinances and constitutions, shall be binding to all the inhabitants of the said city, liberties, and precincts aforesaid; and which laws, orders, ordinances and constitutions, so by them made, as only for three aforesaid shall be and remain in force for the space mouths, unless by of three months, and no longer, unless they shall be the Governor and Council. allowed of, and confirmed by, the governor, and council for the time being. And I do further on the behalf of his sacred majesty aforesaid, his heirs and successors, appoint and grant, that the said common council of the said city, for the time being, as often as they make, ordain, and establish such laws, orders, ordinances, and constitutions, as aforesaid, Discretionary fines to be laid shall or may make, ordain, limit, provide, set, im- for the non-obpose, and tax, reasonable fines and amerciaments such Laws. against and upon all persons offending against such laws, orders, ordinances, and constitutions, as aforesaid, or any of them, to be made ordained, and established as aforesaid, and the same fines, and amer-

bly of N. York.

ciaments shall and may require, demand, levy, take, and receive by warrants under the common seal, to and for the use and behoof of the Mayor, Aldermen and Commonalty of the said city, and their To be levied successors, either by distress and sale of the goods and chattels of the offender therein, if such goods and chattels may be found within the said city, liberties, and precincts, thereof, rendering to such offender and offenders, the overplus, or by any other lawful ways or means whatsoever.

And I do, by these presents, appoint and ordain

by distress and sale.

the assigning, naming, and appointment of the Mayor & She- Mayor and Sheriff of the said city, that it shall be riff to be appointed yearly as followeth, (viz.) upon the feast day of Saint on the feast of St. Michael, by Michael the Arch-angel, yearly, the Lieutenant the Governor Governor or Commander in Chief, for the time being, by and with the advice of his council, shall nominate and appoint such person as he shall think fit to be Mayor of the said city, for the year next ensuing; and one other person of sufficient ability and estate, and of good capacity in understanding, to be Sheriff of the said City of New-York, for the year next ensuing; and that such person as shall be named, assigned, and appointed Mayor, and such person as shall be named, assigned, and appointed Sheriff of the said city, as aforesaid, shall on the fourteenth day of October then next follow-And to take ing take their several and respective corporal oaths, their oaths be-before the governor and council, for the time benor & Council. ing, for the due execution of their respective offices, as aforesaid; and that the said Mayor and Sheriff, so to be nominated, assigned, and appoint-

ed, as aforesaid, shall remain and continue in their said respective offices, until another fit person shall be nominated, appointed, and sworn, in the place of Mayor; and one other person shall be nominated and appointed in the place of Sheriff of the said city, in manner aforesaid. And further, That according to the now usage and custom of the said city, the Recorder, Town Clerk, and Clerk Recorder, town of the Market of the said city, shall be persons of Clerk, & Clerk good capacity and understanding, and such per-to be appointed by his Wajesty, sons as his most sacred majesty aforesaid, his and in defect thereof by the heirs and successors, shall in the said respective Governor or offices of Recorder, Town Clerk, and Clerk of the Commander in Market, appoint and commissionate; and for defect of such appointments, and commissionating, by his most sacred majesty aforesaid, his heirs and successors, to be such persons as the lieutenant governor and commander in chief of the said Province for the time being, shall appoint and commissionate; which persons so commissionated to the said offices of Recorder, Town Clerk, and Clerk of the Market, shall have, hold, and enjoy, the said offices, according to the tenor and effect of their said commissions, and not otherwise. And Recorder, town further, That the Recorder, Town Clerk, Clerk of the market, althe Market, Aldermen, Assistants, Chamberlain, dermen, assistants, chamber-High-Constable, Petty Constables, and all other lain, high-constable, &c. to officers of the said city, before they, or any of them, be sworn before the Mayor shall be admitted to enter upon and execute their or any three or respective offices, shall be sworn faithfully to ex-men. ecute the same, before the Mayor, or any three or more of the Aldermen for the time being. And

I do, by these presents, for and on the behalf of

his most sacred majesty, his heirs and successors,

grant and give power and authority to the Mayor and

powered to administer the

same oaths.

corder with Aldermen asdetermine all causes within the city.

Riots, Routs,

Who are im- Recorder of the said city, for the time being, to Administer the same respective oaths to them accordingly. And further, I do by these presents, grant, for and on the behalf of his most sacred majesty Mayor & Re- aforesaid, his heirs and successors, that the Mayor three or more and Recorder of the said city, for the time being? signed Justices and three or more of the Aldermen of the said city, of the Peace, not exceeding five, shall be justices and keepers of the peace of his most sacred majesty, his heirs and successors, and justices to hear and determine matters and causes within the said city and liberties, and precincts thereof; and that they or any three or more of them, whereof the Mayor and Recorder, or one of them, for the time being, to be there, shall and may forever hereafter, have power and authority, by virtue of these presents, to hear and determine As Larcenies, all and all manner of petty larcenies, riots, routs, oppressions, extortions, and other trespasses and offences whatsoever, within the said city of New-York, and the liberties and precincts aforesaid, from time to time, arising and happening, and which arise or happen and any ways belonging to the offices of justices of the peace, and the correction and punishment of the offences aforesaid, and every of them, according to the laws of England, and the laws of the said Province; and to do and execute all other things in the said city, liberties, and precincts aforesaid, so fully and in ample manner, as to the commissioners assigned, and to be assigned for the

keeping of the peace in the said county of New-York, doth or may belong.

And, moreover, I do by these presents, for and on the behalf of his most sacred majesty aforesaid, his heirs and successors, appoint, that the Aldermen, Assistants, High Constable, and Petty Con-Aldermen, asstables, within the said city, be yearly chosen on sistants, high the feast day of St. Michael the Arch angel, forever, bles to be (viz) one Alderman, one Assistant, and one Con chosen yearly on the feast of stable, for each respective ward, and one Constable St. Michael. for each division in the out-ward, in such public place in the said respective wards, as the Aldermen for the time being, for each ward, shall direct and appoint; and that the Aldermen, Assistants, and Aldermen, as-Petty Constables, be chosen by majority of voices sistants & petty constables to be of the inhabitants of each ward; and that the High chosen by ma-Constable be appointed by the Mayor of the said Mayor to appoint high concity for the time being; and that the Chamberlain stable. shall be yearly chosen, on the said feast day, in the to be chosen by said City-Hall of the said city, by the Mayor and the Mayor, aldermen, & as-Aldermen and Assistants, or by the Mayor, or three sistants. or more of the Aldermen, and three or more of the Assistants of the said city, for the time being. And I do, by these presents, constitute and appoint the said John West, to be the present Town Clerk, Town Clerk, Clerk of the Peace, and Clerk of the Court of Pleas, Peace & Pleas to be holden before the Mayor, Recorder, and Al-named. dermen, within the said city, and the liberties and precincts thereof. And further, I do by these presents, for and on the behalf of his most sacred majesty aforesaid, his heirs and successors, require and strictly charge and command, that the Sheriff, Town Sheriff, town

clerk, high con-Clerk, Clerk of the Peace, High Constable, Petty stable, petty constables, and Constables, and all other subordinate officers in the all other subor-dinate officers said city, for the time being, and every of them reecute their commands.

to attend on spectively, jointly and severally, as cause shall rethe mayor, re-spectively, jointly and severally, as cause shall recorder and aldermen, to exquire, shall attend upon the said Mayor, Recorder, and Aldermen, of the said city, for the time being, and every or any of them, according to the duty of their respective places, in and about the executing of such the commands, precepts, warrants, and processes, of them and every of them, as belongeth and appertaineth to be done or executed; and that the aforesaid Mayor, Recorder, and Aldermen, and every of them, as justices of the peace for the time being, by their or any of their warrants, all and every person and persons for high treason or petty treason, or for suspicion thereof, or for other felonies whatsoever, and all malefactors and disturbers of Mayor, record the peace, and other offenders for other misdemeaner and alder-ors, who shall be apprehended within the said city, mit any persons for misde- or liberties thereof, shall and may send and commit, or cause to be sent and committed, to the common gaol of the said city, there to remain and be kept in safe custody, by the keeper of the said gaol, or his deputy, for the time being, until such offender and offenders shall be lawfully delivered thence. And I do, by these presents, for and on the behalf of his most sacred majesty aforesaid, his heirs and successors, charge and require the keeper and keepers of the said gaol for the time being, and his and Goaler to take their deputy and deputies, to receive, take, and in malefactors in safe custody to keep, all and singular such person and persons so apprehended, or to be apprehended,

meanors.

to custody.

sent, and committed, to the said gaol, by warrant of the said justices, or any of them as aforesaid, until he and they so sent and committed to the said Andtherekeep gaol, shall from thence be delivered by due course livered by of law.

course of Law.

And further, I do grant and confirm for and on the behalf of his most sacred majesty aforesaid, his heirs and successors, that the said Mayor of the said city, for the time being, and no other, (according to the usage and custom practised in the said city of New-York, in the times of my predecessors, the several Lieutenants, Governors, and Commanders in Chief, of this province) shall have power and Mayor to grant Licenses to taauthority to give and grant licenses annually, under vern keepers. the public seal of the said city, to all tavern keepers, innkeepers, ordinary keepers, victuallers, and all public sellers of wine, strong waters, cyder, beer, or any other sort of liquors, by retail. within the city aforesaid, Manhattan's Island, or their liberties and precincts thereof; and that it shall and may be lawful to and for the said Mayor of the said city, for the time being, to ask, demand, and receive, for such license, by him to be given and granted, as aforesaid, such sum or sums of money, as he and the person to whom such license shall be given or granted, shall agree for, not exceeding the sum of thirty shillings for each license. All which money, as by the said Mayor shall be so received, shall be used and applied to the public use of the said Mayor, Aldermen, and Commonalty, of the said city of New York, and their successors, without any account thereof to be rendered, made or done, to any

of the Lieutenants or Governors of this province, for the time being, or any of their deputies.

And know ye, That for the better government of the said city, and for the welfare of the said citizens, tradesmen, and inhabitants thereof, I do by these presents, for and on the behalf of his most sacred majesty, his heirs and successors, give and grant to the said Mayor, Aldermen, and Commonalty, of the Mayor, record-said city, and their successors that the Mayor, Reer & aldermen, or the mayor corder, and Aldermen, or the Mayor and any three & any three or more of the Aldermen for the time being, shall, to make Free-from time to time, and at all times hereafter, have

being not a free kept) and shall tice given,

full power and authority, under the common seal, to make free citizens, of the said city, and liberties thereof; and no person or persons whatsoever, other And no person than such free citizens, shall hereafter use any art, man to exercise trade, mystery, or manual occupation, within the any trade, un-less in time of said city, liberties, and precincts thereof, saving in fairs, & during the times of fairs there to be kept, and during the All unfreemen continuance of such fairs only. And in case any using any trade person or persons whatsoever, not being free citi-(unless a fair be zens of the said city, as aforesaid, shall at any time persist after no- hereafter use or exercise any art, trade, mystery, or manual occupation, or shall, by himself, themselves, or others, sell, or expose to sale, any manner of merchandize or wares whatsoever, by retail, in any house, shop, or place, or standing within the said city, or the liberties or precincts thereof: no fair being then kept, in the said city, and shall persist therein after warning to him or them given, or left by the appointment of the Mayor of the said city, for the time being, at the place or places where such

person or persons, shall so use or exercise any art, trade, mystery, or manual occupation; or shall sell or expose to sale, any wares or merchandizes, as aforesaid by retail; then it shall be lawful for the Mayor of the said city for the time being, to cause such shop windows to be shut up, and also to im-shall forfeit a pose such reasonable fine for such offence, not exceeding five pounds for every respective offence; each offence, and the same fine and fines so imposed, to levy and to be levied by take by warrant under the common seal of the said of offender's city, for the time being, by distress and sale of the of the Corporagoods and chattels of the person or persons so of-tion. fending in the premises found within the liberties or precincts of the said city, rendering to the party or parties the overplus; or by any other lawful ways or means whatsoever to the only use of the said Mayor, Aldermen, and Commonalty, of the said city of New-York, and their successors, without any account to be rendered. made, or done, to the Lieutenants Governors, or Commanders in Chief, of this province for the same: Provided, That no person or persons shall be made free as aforesaid, but such as are his majesty's natural born subjects, or such as shall first be naturalized by act of General Assem- made free but such as are nably; or shall have obtained letters of denization, tural born subjects, naturaliunder the hand of the Lieutenant Governor or Com-zed, or made Denizens, mander in Chief for the time being, and seal of the province: and that all persons to be made free as aforesaid, shall and do pay for the public use of the said Mayor, Aldermen, and Commonalty, of the said city, such sum and sums of money as heretofore hath been used and accustomed to be paid and

And further, I do, by these presents, for and on

received on their being admitted freemen as afore-Fees of being said: Provided, it is not exceeding the sum of five made free not pounds. exceed L5.

the yearly valannum.

the behalf of his most sacred majesty aforesaid, his heirs and successors, grant to the Mayor, Aldermen, and Commonalty, of the said city, that they Power to pur- and their successors be forever, persons able and chase and hold lands and tene capable, and shall have power to purchase, have, ments in Fee-take, and possess. in fee simple, lands, tenements, to exceed not rents, and other possessions within or without the ue of 1000l per same city; to them and their successors forever, so as the same exceed not the yearly value of one thousand pounds per annum, the statute of Mortmain, or any other law to the contrary notwithstand. And to sell ing; and the same lands, tenements hereditaments, and premises, or any part thereof to demise, grant, lease, set over, assign, and dispose. at their own will and pleasure, and to make, seal, and accomplish, any deed or deeds, lease or leases, evidences, or writings, for or concerning the same, or any part thereof, which shall happen to be made and granted by the said Mayor, Aldermen, and Commonalty, of the said city for the time being.

And further, I do, by these presents, for and on the behalf of his most sacred majesty aforesaid, heirs, and successors, grant to the said Mayor, Aldermen, and Commonalty, that they and their successors shall and may forever hereafter, hold and Power to keep keep within the said city, in every week of the year, three Market-three market days, the one upon Tuesday, the other

of the same.

upon Thursday, and the other upon Saturday, days weekly forever. weekly forever.

And also, I do by these presents, for and on the behalf of his most sacred majesty aforesaid, his heirs and successors, grant to the Mayor, Aldermen, and Commonalty, of the said city, that they and their successors and assigns, shall and may at any time or times hereafter, when it to them shall seem fit and convenient, take in, fill, and make up, and Power to the Corporation to lay out, all and singular the lands and ground in and lay out their about the said city and Island Manhattan's, and build, &c. the same to build upon, or make use of, in any other manner or way, as to them shall seem fit, as far into the rivers thereof, and that encompass the same, at low-water mark aforesaid.

And I do, by these presents, for and on the behalf of his most sacred majesty aforesaid, his heirs, and successors, give and grant unto the aforesaid Mayor, Aldermen, and Commonalty, of the said city of New York, and their successors, that they and their successors, shall and may have, hold, and keep, within the said city, and liberties and precincts thereof, in every week in every year forever, upon Tuesday, one court of common pleas, for all actions of debt, trespass, trespass upon the case, detinue, ejectment, and other personal ac- Power to hold tions; and the same to be held before the Mayor, a court of common pleas, on Recorder, and Aldermen, or any three of them, every Tuesday. whereof the Mayor or Recorder to be one, who shall have power to hear and determine the same pleas and actions, according to the rules of the

common law, and acts of general assembly of the said province.

And I do, by these presents, for and on behalf of his most sacred majesty aforesaid, his heirs, and successors, grant to the said Mayor, Aldermen, and Commonalty, of the said city of New-York, and their successors, that the said Mayor, Aldermen, and Commonalty, of the said city, and their successors,

Corporation of Franchises.

Grant to the shall have and enjoy all the privileges, franchises, all their former and powers, that they have and use, or that any of their predecessors at any time within the space of twenty years last past, had took, or enjoyed, or ought to have had, by reason, or under any pretence of any former charter, grant, prescription, or any other right, custom, or usage, although the same have been forfeited, lost, or have been ill used, or not used, or abused, or discontinued, albeit they be not particularly mentioned; and that no officer shall disturb them therein under any pretence whatsoever, not only for their future, but their present enjoyment thereof; provided always, that the said privileges, So they be not franchises, and powers, be not inconsistent with, or repugnant to the laws of his majesty's kingdom of acts of assem- England, or other the laws of the general assembly lony, saving the of this province as aforesaid. And saving to his most sacred majesty aforesaid, his heirs, successors, and assigns, and the Lieutenants, Governors, and Commanders in chief, and other officers under him and them, in Fort-James, in or by the city of New-York, and in all the liberties, boundaries, extents,

privileges thereof, for the maintenance of the said

fort and garrison there, all the right, use, title, and

repugnant to the laws of England, or bly of this co-

authority, which they or any of them, have had, used or exercised there; and also, one messuage or tenement, next the City-Hall; and one messuage by the fort now in the possession of Thomas Coker gent The piece of ground by the gate, called the Governor's garden, and the land with-next the cityout the gate, called the King's farm; with the near the fort, and the Goverswamp next to the same land by the fresh water; nor's garden, & King's farm, & and saving the several rents and quit rents, re Swamp. served due and payable, from several persons in and quit rents habiting within the said city, and Island Manhat-former grants. tan's, by virtue of former grants to them made and given, and saving to all other persons, bodies politic and corporate, their heirs, successors, and assigns. all such right, title, and claim, possessions, rents, services, commons, emoluments, interest in and to any thing which is their's (save only the franchises aforesaid) in as ample manner as if this charter had not been made.

And further, I do appoint and declare, that the incorporation to be founded by this charter, shall not at any time hereafter do or suffer to be done, any thing by means whereof the lands, tenements, or The incorporahereditaments, stock goods, or chattels thereof, strued to take or in the hands, custody, possession of, any of the ci lands, tenetizens of the said city, such as have been sett, lett, ments, goods, or chattels disgiven, granted, or collected, to, and for pious and posed of before to charitable charitable uses, shall be wasted or misemployed, uses. contrary to the trust or intent of the founder or giver thereof, and that such and no other construction shall be made thereof, than that which may tend most to advantage religion, justice, and the public

And a house And all rents

good; and to suppress all acts and contrivances te be invented, or put in use, contrary thereunto. Witness whereof, I have caused these presents to be entered in the Secretary's office, and the seal of the said Province to be hereunto affixed, this seven and twentieth day of April, in the second year of the reign of his most sacred majesty aforesaid, and in

End of the the year of our Lord God, One Thousand Six Hun-Charter of Gov. Dongan, dred and Eighty-six.

THOMAS DONGAN.

By virtue, or under pretext whereof, the said citi-Recital that zens and inhabitants from the date thereof, hitherto the citizens by have held, or claimed to hold, and still do hold, or virtue of that Charter, have claim to hold and enjoy, all and singular the rights, hold sundry privileges, franchises, preseminences, and still do privileges, franchises, pre-eminences, advantages, lands and tene-jurisdictions, courts, powers, profits, immunities, ments, thereby lands, tenements, hereditaments, and other the premises therein particularly mentioned and thereby intended to be granted. And whereas the citizens and inhabitants of the said city of New York, besides the several public buildings, accommodations, conveniencies, and other things in the before recited grant or writing mentioned to have been by them erected, built, and appropriated, have, since the making thereof, built, and appropriated, at their own proper costs and charges, several public buildings, accommodations, and conviencies, for the said city, that is to say, the present city hall and gaols, rooms and places for the sitting of courts of justice,

Recital of se- and chambers adjoining, with the ground and ap. veral other buildings made purtenances thereunto belonging, five market-houses, the present crane and bridge, with the common by the City.

franchises, granted to them. sewer leading through the great dock, and a magazine or powder house near the fresh water, and several other public buildings, and conveniencies in the said city; and have built the new ferry houses on the island of Nassau, for the reception of travellers, with a barn, stables, and penn, or pound for cattle. And whereas our late royal predecessor, Queen Recital of the Anne, by her letters patent, under the broad seal Queen Anne. of the Province of New York made, bearing date the nineteenth day of April, in the seventh year of her reign, did grant, ratify, and confirm, unto the then Mayor, Aldermen, and Commonalty of the city of New-York, and to their successors and assigns, in these words following, to wit, Anne, by the grace of God, of England, Scotland, France and Ireland, queen, defender of the faith, &c. To all In hac verba. whom these presents may in any wise convern, sendeth greeting: Whereas the Mayor, Aldermen, and Commonalty of the city of New-York, by their petition to our right trusty and well beloved cousin Edward Viscount Cornburry, our Captain General and Recital of pe-Governor in Chief, in and over our province of Corporation to in lord Cornburry; New-York, and territories depending thereon America, and Vice Admiral of the same, &c. preferred in Council; therein setting forth, That they having a right and interest, under divers ancient Charters and Grants, by divers former Governors Setting forth their right to and Commanders in Chief of our said Province of the Ferry on New-York, under our noble progenitors, in a certain Nassau Island; ferry from the said city of New York, over the East River to Nassau Island, (alias Long-Island) and from the said Island to the said city again, and have

possessed the same, and received all the profits, benefits, and advantages thereof for the space of fifty years and upwards; and perceiving the profits, advantages, and benefits usually issuing out of the same to diminish, decrease, and fall short of what might be reasonably made of the same, for the want of the bounds and limits, to be extended and enlarged on the said island side, whereby to prevent divers persons transporting themselves and goods to and from the said Island Nassau (alias Long Island) over the said river, without coming or landing at the And praving usual and accustomed places, where the ferry boats

grant & confi

mation thereof; are usually kept and appointed, to the great loss and damage of the said city of New York; have humbly prayed our grant and confirmation, under the great seal of our said Province of New York, of the said ferry, called the Old Ferry, on both sides of the said East River, for the transporting of passengers, goods, horses and cattle, to and from the said city, as the same is now held and enjoyed by the said Mayor, Aldermen, and Commonalty of the said city of New-York, or their under-tenant, or under-tenants; and also, of all that the vacant and unappropriated land, from high water-mark, to low with the vacant water mark, on the said Nassau Island, (alias I ongwater to low Island) lying contiguous and fronting the said city Nassau Island. of New York, from a certain place called, The Wall-About, unto the Red-Hook, over against Nutten-Island, for the better improvement and accom-With power to modation of the said ferry; with full power, leave, and licence to set up, establish, maintain, and keep one or more ferry or ferries, for the ease and accom-

land from high water-mark on

establish more ferries.

modation of all passengers and travellers, for the transportation of themselves, goods, horses, and cattle, over the said river, within the bounds aforesaid, as they shall see meet and convenient, and occasion require; and to establish, ordain, and make hye lowsfor tebye laws, orders, and ordinances, for the due and gulating them. orderly regulation of the same: The which Petition we being minded to grant, Know ye, That of our especial grace, certain knowledge, and meer motion, we have given, granted, ratified, and confirmed, and in and by these presents, for us, our heirs, and successors, we do give, grant, ratify, and confirm, unto the said Mayor, Aldermen, and Commonalty of the city of New-York, and to their successors and assigns, All that the said ferry, called the Old Ferry, on both sides of the said East River, for the Corporation of the Ferry. transportation of passengers, goods, horses, and cattle, over the said river, to and from the said city and island, as the same is now used, held, and enjoyed, by the said Mayor, Aldermen, and Commanalty of the city of New-York, or their under tenant or under tenants, with all and singular the usual and accustomed ferriage, fees, perquisites, rents, issues, profits, and other benefits and advantages whatso- with all fees and profits. ever, to the said Old Ferry belonging or therewith used, or thereout arising; and also, all that the aforesaid vacant and unappropriated ground, lying Grant of all and being on the said Nassau Island, (alias Long- Nassau Island, Island) from high water mark to low water-mark and low wateraforesaid, contiguous and fronting the said city mark, from the Wall About to of New York, from the aforesaid place called the Red-Hook. Wall-About, to Red-Hook aforesaid, That is to

say, from the east side of the Wall-About, opposite

And all pro-#ts belonging thereto.

the now dwelling house of James Bobine, to the west side of the Red-Hook, commonly called the Fishing Place, with all and singular the appurtenance and hereditaments to the same, or any part or parcel thereof belonging, or in any wise of right appertaining; together with all and singular the rents, issues, profits, ways, waters, casements, and all other benefits, profits, advantages, and appurtenances, which heretofore have, now are, and which hereafter shall belong to the said ferry, vacant land, and premises, hereinbefore granted and confirmed, or to any or either of them in any wise appertaining, or which heretofore have been, now are, and which hereafter shall belong, be used, held, received, and enjoyed; and all our estate, right, title, and in terest, benefit and advantage, claim and demand of in, or to, the said ferry, vacant land, and premises; or any part or parcel thereof, and the reversion and reversions, remainder and remainders; together with the yearly and other rents, revenues, and profits, of the premises, and of every part and parcel thereof; except and always reserved out of this our present grant and confirmation. free liberty, leave, Reserving lib. and license, to and for all and every person or perberty to the in-habitants hav- sons, inhabiting or having plantations near the said

them -

ing plantations river, by the water side, within the limits and bounds side to trans- above mentioned, to transport themselves, goods, relves & goods horses, and cattle over the said river, to and from without paying the said city of New-York, and Nassau-Island, (alias they transport Long-Island) to and from their respective dwellings

their own goods, and in or plantations, without any ferriage or other account

to the said ferry, hereby granted and confirmed to their own boats be paid or given; so always as the said person or persons do transport themselves only, and their own goods, and in their own boats only, and not any stranger or their goods, horses, or cattle, or in any other boat: To have and to hold, All and singular the said ferry, vacant land, and premises, herein said ferry and vacant land to before granted and confirmed, or meant, mentioned, the corporaor intended to be hereby granted and confirmed cessors and as-(except as is hereinbefore excepted) and all and singular the rents, issues, profits, rights, members, and appurtenances, to the same belonging, or in any wise of right appertaining unto the said Mayor, Aldermen, and Commonalty, of the city of New-York, and their successors and assigns forever; to the only proper use and behoof of the said Mayor, Aldermen, and Commonalty, of the city of New-York, and their successors and assigns forever; to be holden of us, our heirs and successors, in free and common soccage, as of our manor of East Greenwich, in the county of Kent, within our kingdom of England; yielding, rendering and paying unto Under the us, our heirs and successors for the same, yearly, at yearly rent of our custom house of New-York, to our collector and receiver general there for the time being, at or upon the feast of the nativity of St John the Baptist, the yearly rent or sum of five shillings, current money of New-York.

And we do further, of our especial grace, certain knowledge, and meer motion, for us, our heirs and successors, give and grant unto the said Mayor, Aldermen, and Commonalty, and their successors,

signs forever,

lish as many shall think fit.

Power to estab-full and free leave and licence to set up, establish, Ferries as they keep, and maintain one or more ferry or ferries, as they shall from time to time think fit and convenient? within the limits and bounds aforesaid, for the ease and accommodation of transporting of passengers, goods, horses, and cattle, between the said city of New-York, and the said island (except as is herein before excepted) under such reasonable rates and And receive payments as have been usually paid and received such ferriage for the same; or which at any time hereafter, shall taken, or shall be by them established by and with the consent and be established, with the con- approbation of our Governor and Council of our said

sent of the go vernor & coun- Province, for the time being. And we do further,

bye laws for ferry.

of our especial grace, certain knowledge, and meer motion, give and grant unto the said Mayor, Aldermen. and Commonalty, of the city of New York, Power to make and their successors, full and absolute power and regulating the authority, to make, ordain, establish, constitute, and confirm, all manner of bye laws, orders, rules ordinances, and directions, for the more orderly keeping, and regularly maintaining the aforesaid ferry that now is kept, or any ferry or ferries which shall at any time or times hereafter, be set up, established, or kept within the bounds aforesaid, by virtue hereof, or of, for, touching, or concerning, the same (so always as the same be not contrary to our laws of England, and of our Province of New-York) and the same at all times hereafter to put in execution, or abrogate, revoke or change, as they in their good discretion shall think fit, and most convenient, for the due and orderly keeping, regulating, and governing the said ferry or ferries hereinbefore mentioned.

And lastly, our will and pleasure is, and we do This grant or the record hereby declare and grant, that these our letters thereof to be patent, or the record thereof, in the secretary's office of our said province of New-York, shall be good and effectual in the law, to all intents and purposes whatsoever, notwithstanding the not true and well reciting or mentioning of the premises, or any part thereof, or the limits and bounds thereof, or of any former or other letters patents, or grants whatsoever, made or granted; or of any part thereof, by us or any of our progenitors, unto any person or persons whatsoever, bodies politic, or corporate, or any law or other restraint, incertainty, or imperfection whatsoever, to the contrary in any wise notwithstanding, and although express Notwithstand mention of the true yearly value, or certainty, of fections whatthe premises, or of any of them, or of any other soever. gifts or grants by us or by any of our progenitors. heretofore made to the said Mayor, Aldermen, and Commonalty, of the city of New-York, in these presents, is not made, or any other matter, cause, or thing, whatsoever, to the contrary thereof in any wise notwithstanding. In testimony whereof, we have caused these our letters to be made patent, and the seal of our said province of New York, to our said letters patent to be affixed, and the same to be recorded, in the secretary's office of our said province. Witness our right trusty and well beloved cousin, Edward Viscount Cornburry, Captain General, and Governor in Chief, in and over

5

our province of New-York aforesaid, and territories thereon depending in America, and Vice Admiral of the same, &c. in Council, at our fort in New-York, the ninteenth day of April, in the seventh year of our reign. Annog; Domini, One Thousand Seven Hundred and Eight.

By virtue of which Patent

By Virtue, or under pretext whereof, the said the citizens do inhabitants and, citizens of the city of New-York, hold the terry have held and enjoyed, or have claimed to hold thereby grant- and enjoy, and still do hold, or claim to hold, the ferry, vacant land, perquisites, profits, privileges, powers, and other the premises, in the before recited letters patent mentioned and intended to be thereby granted. And whereas, besides all the aforesaid particulars in the said grant or instrument made, in the aforesaid year of our Lord One Thousand Six Hundred Eighty and Six, and in the before recited letters patent of Queen Anne, Recital of sun-mentioned or intended to be thereby granted, the

dry other frauchises, lands, and tenements, held by the corporation;

citizens and inhabitants of the said city of New-York have anciently held, or claimed to hold, use, and enjoy, divers and sundry other rights, privileges, franchises, pre-eminences, advantages, jurisdictions, emoluments, powers, profits, immunities, lands, tenements, and other hereditaments, as well by prescription, as by divers grants, and confirmations of and from divers Governors, Lieutenant Governors, and Commanders in Chief, of the said province, by the name of The Mayor, Al-As well by pre. dermen and Commonalty of the City of New-York, scription as by and by divers other names, stiles, and titles, and

grant and otherwise.

otherwise.

And whereas, divers questions, doubts, opinions, Sundry disputes ambiguities, controversies, and debates have arisen invalidity of and been made as well upon and concerning the Charters; validity and force of the said recited grant or writing, dated in the year of our Lord, one thousand six hundred and eighty-six, and the before recited letters patent of Queen Anne, as upon all and every the other grants and confirmations of divers governors, lieutenant-governors, and commanders in chief, made to our city of New-York, as aforesaid, by reason of the variety of names, stiles, titles and incorporations aforesaid, and by reason that the before recited grant or instrument, dated in the year of our Lord one thousand six hundred and eightysix, and the other grants and confirmations of divers governors, lieutenant governors and commanders in chief, were made in the governors' own names respectively, when they should have been made in the respective names, stiles and titles of former kings and queens, our royal predecessors, under whom they were governors, lieutenant-governors or commanders in chief, respectively, and by reason, as some suggest and say, that the said city, or inhabitants or citizens thereof, never were well, regularly, And that the or legally incorporated. and for want thereof, none Corporation were never of all the said grants, confirmations, instruments, or wellor regularly incorporatletters patent, herein before mentioned, could take ed; & of the ineffect or operate; and for divers other defects in prescription. all, some or one of the aforesaid grants, confirmations and writings; and also upon the validity and force of the prescription aforesaid. And whereas:

validity of their

our well beloved subjects, the Mayor, Aldermen, and Commonalty of our said city of New-York, by their humble petition, presented to our trusty and well belaved John Montgomerie, esq. our captaingeneral, and governor in chief of our provinces of New-York and New-Jersey, and territories depend-

corporation for recited.

Petition of the ing thereon in America, and vice admiral of the a new charter same, &c in council, reciting among other things, that the city of New-York is an ancient city, and the citizens thereof have anciently held and used, and still do hold and use divers and sundry rights, liberties, privileges, franchises, free customs, preeminences, advantages, jurisdictions, emoluments, immunities, lands, tenements, public buildings, and hereditaments as well by the name of the Mayor, Aldermen and Commonalty of the City of New-York, as otherwise, to the advancement of the said city in its number of buildings and inhabitants, whereby the said city is become a considerable seaport, and exceedingly necessary and useful to our kingdom of Great Britain, in supplying governments in the West Indies with bread, flour, and other provisions; wherefore they prayed, among other things, for our confirmation and grant to the said city, and corporation, by the name, stile, and To grant and title, of The Mayor, Aldermen and Commonalty of the City of New York, of all their lands, tenements, public buildings, and hereditaments, wharves, docks, bridges, slips, ferries, cranes, grants, charters, rights, liberties, privileges, franchises, free customs, pre-eminences, advantages, jurisdictions,

confirm all their former franchises, lands and tenements.

emoluments, and immunities, now and heretofore by them held and enjoyed; and that they might have the soil four hundred foot beyond low water And to have mark, on Hudson's River, from a certain creek or the soil 400 foot below low wakill called Bestaver's Killitie, southard to the fort, ter-mark, on Hudson's river, and from thence, the same number of feet beyond low water-mark, round the fort, and along the East River, as far as to the north side of a certain hill called Corlaer's Hook; and also for a grant of such other powers. liberties, franchises, rights, free customs, jurisdictions, privileges, immunities, and things, as may be needful for the good rule and government of the said city. And we. considering Motive inducthat the strength and increase of our good sub-ing the Crown jects, in that our frontier province. of New-York, Charter. does, in a great measure, depend upon the welfare and prosperity of our said city, wherein the trade and navigation thereof are chiefly and principally carried on, promoted, and encouraged; and we affecting the good and happy estate of our said city, and the steady loyalty and integrity of the inhabitants and citizens thereof, are very desirous and willing to give encouragement to the said city, inhabitants, and citizens, and to remove, utterly abolish, and wholly take away all and all manner of causes, occasions, and matters, whereupon such questions, doubts, opinions, ambiguities, controversies, or debates, as aforesaid, or any other questions or doubts may or can arise; and in order thereunto, we have thought fit, them, the said inhabitants and citizens of the said city of New-York, (by whatsoever name or names they have

The Crown been or were incorporated, or whether they have York.

corporation be been or were heretofore incorporated or not) into founded by the name of The one body politic and corporate, by the name of Mayor, Aldermen, and Commonalty of the City monalty of the of New-York, by our letters, to make, constitute, confirm, renew, and of new to create. And we being also further willing and fully intending and desiring, that the said inhabitants and citizens of our said city, by the name aforesaid should have perpetual succession, and should hold possess, and enjoy, all and singular, the rights, privileges, li-

And that they berties, franchises, pre-eminences, advantages, juall their former risdictions, courts, powers, offices, authorities, ferprivileges, franchises and ries, fees, fines, perquisites, profits, immunities, hereditaments

rents, possessions, lands, tenements, and other hereditaments, not only which in the before recited grants, confirmations, writings, and letters patent, are mentioned, or intended to be thereby granted, but also, which they have held, or claimed to hold, by prescription or otherwise, with the alterations and enlargements thereof, and additions thereto, in such manner and form as hereinafter is mentioned and contained, notwithstanding the before mentioned, or any other questions, doubts, opinions, ambiguities, debates. faults, or imperfections.

Wherefore know ye, That we. of our especial grace, certain knowledge, and meer motion, have willed, ordained, constituted, confirmed, given, and granted, and by these presents, for us, our heirs, and successors do will, ordain, constitute, confirm, give and grant, that our said City of New-York, bes

and from henceforth forever hereafter shall be and The city of New-York remain a free city of itself; and that the Mayor, Al-made a free city of itself. dermen, and Commonalty of the said city, and their successors, from henceforth and forever hereafter, shall be and remain one body corporate and politic, in re facto, and nomine, by the name of, The Mayor, Corporation created by the Aldermen, and Commonalty of the city of New-York, name of, The and them and their successors by the name of, The Mayor, Aldermen, and Commonalty of the city of monalty of the city of New-New-York, one body corporate and politic, in re York. facto, and nomine really and fully, we do for us, our heirs and successors, erect, make, ordain, constitute, confirm, declare, and create, by these presents, and that, by that name, they shall and may have perpetual succession; and also, that they and And by that name to have their successors, by the said name of, The Mayor, perpetual suc-Aldermen, and Commonalty of the city of New-York, be, and forever hereafter shall be, persons able in law, and capable to sue and be sued, im- And to sue plead and be impleaded, answer and be answered and be sued in all courts. unto, defend and be defended, in all courts and places before us, our heirs and successors, and before all and any the judges, justices, officers, and ministers of us, our heirs and successors, and elsewhere in all and all manner of actions, suits, complaints, pleas, causes, matters, and demands, whatsoever, and of what kind or nature soever, in as full and ample manner and form, as any of our other liege subjects of our said Province, being persons able and capable in law, can or may sue and be sued, implead and be impleaded, answer and be answered unto, defend and be defended, by any law-

purchase and ements, goods and chattels.

ful ways and means whatsoever. And also, That they and their successors, by the same name of, And capable to The Mayor, Aldermen, and Commonalty of the city hold lands ten- of New-York, be and shall be, forever hereafter, persons capable and able in law, to purchase, take, hold, receive, enjoy, and have, any messuages, houses, buildings, lands, tenements, rents, possessions and other hereditaments, and real estate, within or without our said Province, in fee and forever, or, for term of life, or lives or years, or in any other manner; and also goods, chattels, and all other things, of what kind or quality soever.

let, and dispose thereof.

And to sell, And also, That they and their successors, by the same name of, The Mayor, Aldermen, and Commonalty of the city of New-York, shall and may give, grant, demise, assign, and sell, or otherwise dispose of all or any the messuages, houses, buildings, lands, tenements, rents, possessions, and other hereditaments, and real estate, and all their goods, chattels, and other things aforesaid, as to them shall seem meet, at their own will and pleasure.

Corporation to have a common seal.

And also, That the said Mayor, Aldermen, and Commonalty of the city of New-York, for the time being, and their successors, shall and may forever hereafter, have and use a common seal for sealing all and singular deeds, grants, conveyances, contracts, bonds, articles of agreements, assignments, powers, authorities, and all and singular their affairs and things, touching or concerning the said corporation: And, by virtue of these our letters,

It shall and may be lawful to and for the said Mayor,
Aldermen, and Commonalty of the city of NewYork, and their successors, as they shall see cause,
to break, change, and new-make the same, or any And may alter
or new make
other common seal, when, and as often as to them the same.
it shall seem convenient.

And we do further, of our especial grace, certain knowledge, and meer motion, for us, our heirs and successors, give, grant, order, and appoint, that the said city of New York, and the compass, precincts, circuit, bounds, liberties, and jurisdictions, of the same, do reach, extend, and stretch forth, and shall and may reach, extend, and stretch forth, as well in length as in breadth and circuit, in and through the limits and boundaries following, to wit: To begin Extent of the at the river, creek, or run of water, called Spyt den City. Duyvel, over which King's Bridge is built, where the said river or creek empties itself into the North River, on Westchester side thereof, at low watermark, and so to run along the said river, creek, or run, on Westchester side, at low water-mark, unto the East River, or Sound, and from thence to cross over to Nassau-Island, to low water mark there, including Great-Barn Island, Little-Barn Island, and Manning's-Island, and from thence all along Nassau-Island shore at low water-mark, unto the south side of the Red-Hook; and from thence to run a line across the North River, so as to include Nutten-Island, Bedlow's Island, Bucking Island, and the Oyster-Island, to low water-mark on the west side of the North River, or so far as the limits of our said

c

province extended there, and so to run up along the west side of the said river, at low water-mark, or along the limits of our said province, until it comes directly opposite to the first mentioned river or creek, and thence to the place where the said boun-City to be di-daries first began. And also, that the said city,

City to be di- ovided into seven Wards.

within the limits and jurisdictions thereof as aforesaid, be, and forever hereafter shall be, and remain

Their names.

divided into seven wards,* to wit: the West Ward, the South Ward, the Dock Ward, the East Ward, the North Ward Montgomerie Ward, and the Out Ward; each and every of which wards, shall contain and comprehend, and reach and extend through the several limits and bounds following, to wit:

Bounds of the West Ward.

The West Ward to begin at the middle of the east end of the street that goes from the Parade to the North River between the lot of ground now in fence, belonging to Charles Sleigh, and the house and ground late of Thomas Elde; and from thence to run a direct line over to the middle of the west end of Beaver-street, and so along to the middle of Beaver street, till it comes directly opposite to the middle of the south end of New-street, and then to run all along the middle of New-Street, to the north end thereof; and from thence to run to the rear of the dwelling-house, now in the possession of Domine Du Bois, and from thence to run all along the rear of the houses that front the Broad-Way, up

The number of Wards has been since increased to fifteen, and the boundaries altered by an Act of the Legislature. See the Appendix.

to the north part of the rear of Spring-Garden-house; and from thence, to run up a line, as the Broad-Way runs, to the end thereof, including the said Broad-Way; and John Harris, his house, and to include all other houses, hereafter to be built fronting the said Broad-Way, and from the north end of the Broad-Way to continue and run a line, as the said street runs, until it comes directly opposite to Bestaver's Killitie, or rivulet, and from thence to run to the said Bestaver's Killitie; and so to continue the said line, four hundred foot, beyond low water-mark, into the North-River, and so down the said North-River. always keeping four hundred foot beyond low watermark, until it comes directly opposite to the middle of the west end of the first mentioned street; and so to run to and through the middle of the said streets to the place where the said west ward first began

The South Ward; to begin at the middle of Wall-Bounds of the street, where the line of the west ward runs across South Ward, the same, and from thence down the middle of Wallstreet, until it comes directly opposite to the middle of the north end of Broad-street; and from thence down the middle of Broad-street to the long bridge; and from thence to the eastward of, and to include the said long bridge, and the market house at the south end of the said street; and from thence to continue and run a south-east line, across the East-River to low water-mark, on Nassau-Island shore; and from thence to run along the said shore at low water-mark, to the south side of Red-Hook, and

as to include Nutten Island, Bedlow's Island, Bucking-Island, and the Oyster Island to low watermark, on the west side of the North River; and so to run up along the west side of the said river, at low water-mark, until it comes directly opposite to Bestaver's Killitie, or rivulet; and from thence to run to the north westerly corner of the West Ward, at four hundred foot beyond low water-mark; and from thence along the bounds of the said West Ward, till it comes to the south-westerly end thereof; and from thence, still along the bounds of the West Ward, through the street by the parade, and through Beaver-street, and New-street to the place where the said South Ward began.

Bounds of the Dock Ward,

The Dock Ward, to begin at the middle of Wallstreet, directly opposite to the middle of the north end of Broad-street, and from thence down through the middle of Wall-street until it comes to the middle of Smith-street; thence down through the middle of Smith-street to a place called Marten Clock's Corner, including the small street between the house late of the said Marten Clock and the Slip, and so to continue and run a line as the said small street runs, into the East River, four hundred foot below low water-mark, thence running westerly, keeping four hundred foot below low water-mark, till it comes to the bounds of the South Ward, and from thence along the bounds of the South Ward, up the middle of Broad-street, to the place where the said Dock Ward began.

The East Ward to begin at the north-easterly Bounds of the East Ward, corner of the Dock Ward, in the middle of Smithstreet, and so run from thence up through the middle of the said street, till it comes directly opposite to the middle of the north easterly end of Golden-Hill street; and from thence to run down through the middle of the said street to the middle of the south easterly end thereof; and from thence to run through the middle of Rodman's Slip to the East River: and from thence to continue and run a line as the said slip runs, into the East River, four hundred foot below low water-mark; thence running westerly, keeping four hundred foot be'ow low watermark, till it comes to the south easterly end of the Dock Ward; and so along the bounds of the Dock Ward, up through the middle of Smith-street, to the place where the East Ward began.

The North Ward, to begin where the East Ward Bounds of the begins, in the middle of Smith street, and so to run from thence through the middle of the said street so far as it runs, and so to continue a line, from the end of the said street, as the street runs to the south side of the creek that runs from fresh water into the East River; and from thence running a north course till it comes to the bounds of the West Ward; and from thence running along the bounds of the said West Ward towards Spring garden, and all along the rear of the houses fronting the Broad-Way, and so still along the bounds of the said West Ward, to the middle of Wall-street, where the

West Ward runs across the same; and from thence down the middle of Wall street, along the bounds of the South Ward, and the Dock Ward, to the place where the said North Ward began, including in the same ward, the Powder-House, the City-Hall, and the Presbyterian Meeting-House.

Bounds of Montgomerie Ward.

Montgomerie Ward to begin at the south easterly corner of the East Ward, opposite to Rodman's-Slip, four hundred foot below low water-mark, in the East River, and from thence to run along the bounds of the East Ward, to and through the middle of Rodman's-Slip, and all through the middle of Golden-Hill street, till it meets with the boundaries of the North Ward, and the middle of Smith-street, and so along the bounds of the North Ward, through the middle of Smith street to the rivulet that runs from fresh water into the East River; from thence along the said rivulet so far as it goes, till it empties itself in the said East River; and from thence to run a south-east line, four hundred foot beyond lowwater-mark, into the said East River, and from thence running westerly, keeping four hundred foot beyond low water mark, to the place where the said Montgomerie Ward began.

Bounds of the Out Ward.

The Out Ward to begin at the north-westerly corner of the South Ward, at low-water-mark, on the west side of the North River, over against Bestaver's Killitie or rivulet, and from thence to run up along the west side of the said river, at low watermark, until it comes directly opposite to the river

creek, or run of water, called Spyt den Duyvel, over which King's-Bridge is built; and from thence to run to the said creek, or river, to the Westchester side thereof, at low water-mark, and so to run along the said river, creek, or run on Westchester side, at low water mark, into the East River, or Sound, and from thence to cross over to Nassau-Island, to low water-mark there, including Great-Barn-Island, Little Barn-Island, and Manning's-Island, and from thence along Nassau-Island shore, at low water mark, to the bounds of the South Ward; and from thence along the bounds of the South Ward, the Dock Ward, the East Ward, and Montgomerie Ward, to the place where the said Montgomerie Ward and the North Ward meet, at the rivulet that runs from fresh water, and so to run a North course as the said North Ward runs, till it comes to the bounds of the West Ward; and from thence along the bounds of the West Ward to the north-westerly corner thereof, at four hundred foot beyond low-water mark, near Bestaver's Killitie, or Rivulet; and from thence along the bounds of the South Ward to the place where the said Out Ward began.

and we do further, of our special grace, certain knowledge, and meer motion, for us, our heirs, and ever, one Maysuccessors, will, ordain, give, and grant, that there or, one recordbe. and forever hereafter shall and may be one men, seven as sistants, one Mayor, one Recorder,* seven Aldermen, seven As-sheriff, one co-

^{*} There are now 6steen Aldermen, fifteen Assistants, thirty Assessors fifteen Collectors, and thirty Constables, in consequence of the increase in the number of the Wards,

mon c erk, one one high conteen consta bles, and one marshal.

roner, one com- sistants, one Sheriff, one Coroner, one Common chembertain, clerk, one Chamberlain, one High Constable, sixstable, sixteen teen Assessors, seven Collectors, sixteen Constaas essors, seven conectors, six bles, and one Marshal, appointed, nominated, elected, chosen, and sworn, in and for the said city of New-York, and the precincts, and limits thereof; out of the freeholders or freemen, inhabitants of the said city, in manner and form as hereinafter is particularly mentioned: And for the better execution of our will, gift, and grant in this behalf, we have assigned, named, constituted, and made, and by these presents, for us our heirs, and successors, do assign, name, constitute, and make, our well be-

Mayor named, loved Robert Lurthing, esq to be the present Mayor, of the same city, to do and execute all things, which unto the office of Mayor of the said city, doth or may belong, or in any wise appertain. And we do more-

one of the Alputy whom the approve of.

Power to make over, for us, our heirs, and successors, give, grant, dermen his de-ratify, and confirm, unto the said Mayor of our said Governor shall city of New York, and to his successors, and to the Mayor of the said city, for the time being, and to each of them, torever, full power and authority to depute and appoint one of the Aldermen of the said city, for the time being, to be approved of by the Governor, or Commander in Chief of the said pro-Who shall act vince, for the time being in the place of the Mayor

as mayor in the sence of the Mayor.

sickness or ab- of the said city, for the time being; and as his deputy, in all matters and respects, to act and do all things, which to the office of the Mayor of the said city, within the limits, liberties, and precincts thereof, do, or ought to belong during the sickness, or in the absence, of the said Mayor, for the time being.

And we do hereby Will and Grant, That every Power to the deputy mayor, such deputy or person so to be appointed and ap-after taking oath, to act & proved of, after having taken such oath, as herein do all things after is directed, for every such deputy to take, belonging to shall have as full power and authority to act and mayor (in the sickness or abdo, in the sickness or absence of the Mayor of sence of the the said city, for the time being, all and singular, those things which to the office of Mayor of the said city belongs, or shall belong, or appertain, to all intents and purposes, as the Mayor of the said city, for the time being, by virtue of these presents, or otherwise, hath, shall, or ought to have. And we do further, for us, our heirs, and If any Mayor successors, will, ordain, and grant, that, in case it other be apshould happen that the present Mayor of the said pointed, city, or any of his successors, or any of the Mayors of the said city, for the time being, should happen to die before any other fit person shall be appointed and sworn Mayor of the said city, in their respective rooms and places, then, and in every such case, upon the death of such Mayor, then the depusuch Aldermen for the time being (who shall have ty mayor to be mayor until been so appointed and approved of as aforesaid, another be appointed and to act in the place of, or as deputy to, such May-sworn. or) shall be, and he is hereby appointed and declared Mayor of the said city, and to continue and be continued in, and to execute the same office of Mayor of the said city, from the death of such Mayor so dying, until another fit person shall be appointed and sworn Mayor of the said city, in such manner as in and by these presents is here-

die before an-

pointed and

after directed for the respective Mayors of the said city, to be appointed and sworn, and so as often as such case shall happen.

Recorder named.

And further we have assigned, ordained, named, and constituted, and by these presents do, for us, our heirs, and successors, assign, ordain, name, and constitute, our trusty and well beloved Francis Harrison, esq. (one of our Council of our said province of New York) to be the present Recorder of our said city, to do and execute all things, which unto the office of Recorder of the said city doth or may belong, or in any manner appertain, and to continue, and be continued in, and to execute the said office, until another fit person shall be appoint-

remove the Resure.

Governor to ed and sworn in the office. AND We do hereby corder at plea. appoint, That the Governor or Commander in Chief for the said province, for the time being, at any time or times, when, and as often as they or each of them think fit, may displace and remove the present Recorder, or any other Recorder, hereafter to be appointed.

Aldermen named.

And we do, for us, our heirs, and successors, assign, name, constitute, and appoint, John Cruger, Harmanus Van Gelder, Frederick Phillipse, Gerardus Stuyvansant, Anthony Rutgers, John Rosevelt, and Johannes Hardenbrook, esqrs. citizens and inhabitants of the said city of New-York, to be the present Aldermen of the said city; and Egbert Van Borssom, Samuel Kip, John Chambers, John Moore, Isaac De Peyster, Petrus Rutgers, and Gerardus Beekman, gents. to be the present assistants of the said city, to wit: The

named.

said John Cruger, to be Alderman, and John Moore, to be Assistant, for the Dock Ward of And for what the said city; Harmanus Van Gelder, to be Alderman, and John. Chambers, to be Assistant, for the West Ward of the said city; Col. Frederick Phillipse, to be Alderman, and Isaac De Peyster, to be Assistant, for the South Ward of the said city; Gerardus Stuyvesant, to be Alderman, and Samuel Kip, to be Assistant, for the Out Ward of the said city; Anthony Rugers, esq. to be Alderman, and Egbert Van Borssom, to be Assistant, for the North Ward of the said city; John Rosevelt, to be Alderman, and Petrus Rutgers, to be Assistant, for the East Ward of the said city; Johannes Hardenbrook, to be Alderman, and Gerardus Beekman, to be Assistant, for Montgomery Ward of the said named. city.

And we do, also, hereby nominate and appoint Cornelius De Peyster, to be the present Chamber- oner, high constable and marlain and Treasurer of the city aforesaid; Colonel shal. Henry Beekman to be the present Sheriff of the said city; Richard Nichols, gent to be the present Coroner of the said city; Edmund Peers, to be the present High Constable, and Robert Crannel, to be present Marshal of the said City.

And, also. We do hereby nominate and appoint John Le Montes, David Abeel. Assessors, Nicho-collectors, and las Van Taerling, Collector, and John Scott, Con-named, and for what wards. stable, for the South Ward of the said city; John Thurman, and John Bogart, Assessors, and John Pearse, Collector for the West Ward of the said city; Gerardus Duyckinck, and Simeon Soumain, As-

sessors, George Brinckerhoof, Collector, and Christopher Nicholson, Constable, of the Dock Ward of the said city; John Brown and Vathaniel Marston, Assessors, Peter Noxen, Collector, and Timothy Bontecou, Constable, of the North Ward of the said city; John Pintard and Peter Van Dyck, Assessors, Ebenezer Grant, Collector, and John Abrahamson, Constable, of the East Ward of the said city; Jacobus Kip, Assessor, and Cornelius Cousine, Collector, for the Bowery Division of the Out Ward; and Barent Waldren, Assessor, Derick Bensing, Collector, and Arent Bussing, Constable, for the Harlem Division of the said Out Ward.

Within forty chosen.

And we do, hereby appoint, order, and direct, that lectors, asses within forty days after the date hereof, the freemen sors, and constables, to be of the said city being inhabitants in, and the freeholders of each respective ward in the said city, may and shall assemble themselves and meet together, at such time and place, in each of the said wards, as each respective Alderman, for each respective ward, shall appoint, and then and there, by plurality of their voices or votes, to elect and choose out of the inhabitants of each respective ward, being freeholders there, or freemen of the said city, the several officers following, to wit, one other Constable And for what for the South Ward; one other Constable for the West Ward; one other Constable for the Dock Ward; one other Constable for the East Ward; two Assessors, one Collector, and two Constables for Montgomerie Ward; and two other Assessors, and three other Constables, for the Out Ward, to wit:

Wards.

one other Assessor, and two Constables, for the Bowry Division, and one other Assessor, and one other Constable, for the Harlem Division of the said Out Ward. And we do, hereby will and ordain, that each and every of the before named Mayor, Alder-take an Oath, men, Assistants, Chamberlain, Coroner, High Constable, and Marshal, and all and every the before named Assessors, Constables, and every other Assessor and Constable, hereafter to be chosen for any ward, or division of a ward in the said city, before next Michaelmas day on their being respectively sworn into their respective offices, as hereafter is directed, shall continue in their said respective offices, until the fourteenth day of October, next, en- And to consuing the date hereof, and from thence until other Oct. in their fit persons be respectively chosen and sworn in their offices. respective rooms and places in manner and form, as is hereinafter directed. And we do also further ordain, order, and declare, for us, our heirs, and successors, that as well, the before named Sheriff, as Sheriff to enter every other person and persons hereafter to be ap-10001. penalty pointed for or to the office of Sheriff of the said city, for the due exbefore he or they be permitted to exercise the said office. office, shall each of them give and enter into bond, to us, our heirs, and successors, with two or more sufficient sureties, in a penalty not less than one thousand pounds, conditioned for the faithful and due execution of his said office, in such manner as the Governor or Commander in Chief of the said province of New-York, for the time being, shall think fit and appoint: And the before named Sheriff on

Officers to

his giving such security, and having taken such an oath as hereafter is directed, shall continue in his said office, until the fourteenth day of October, next ensuing, and from thence until another fit person is appointed and sworn into the said office, and has given such security as aforesaid.

appoint the Mayor,

And we do hereby further, for us, our heirs, and Governor to successors, appoint, and ordain, that the Governor or Commander in Chief of the said province of New-York, for the time being, by and with the advice of the council of us, our heirs, and successors, for the said province, for the time being, from time to time, shall have full power and authority, on the feast day of St. Michael, the Arch-Angel, in every year, forever hereafter, to name and appoint, and can, shall and may name and appoint, a discreet and fit person of the freeholders, freemen, or inhabitants of the said city, to be Mayor* of the said city; and one other fit and able person, one of the freeholders or freemen, being an inhabitant of the said city, to be Sheriff of the said city; and one other such person, to be Coroner of the said city, all for the ensuing year † And also, that on the said freeholders to feast day of St. Michael, the Arch-Angel, in every men, assistants, year, forever hereafter, the freemen of the said city, being inhabitants, and the freeholders of each resyearly on the pective ward in the said city, shall and may assem-

Sheriff and coroner, yearly.

Freemen, and choose aldercollectors, and Michael.

> * The Mayor is now appointed by the Common Council, and the Sheriff elected by the people.

[†] Our Charter Elections are now held on the Second Tuesday in April, and the elective franchise is extended.

ble themselves and meet together, at such time of the day, and such public place in each of the said wards, as each respective Alderman, for each respective ward, for the time being, shall appoint; and then and there, by plurality of their voices or votes, to elect and choose out of the inhabitants of each respective ward, being freeholders thereof, or freemen of the said city (except the Out Ward) for the ensuing year, one Alderman, and one Assistant, two Assessors, one Collector, and two Constables; and for the said Out Ward, four Assessors, two Collectors, and four Constables, to wit: two Assessors. one Collector, and two Constables. for each division of the said ward. And also, That the Mayor of the The mayor & said city, for the time being, and four or more Al- four or more dermen, and four or more of the Assistants of the assistants to apsaid city, for the time being, on the feast day of St. berlain yearly, on the feast of Michael the Arch Angel, in every year forever here St. Michael, in after, shall and may in common council, name and cil, appoint one fit person, being a freeholder, or freeman, and an inhabitant of the said city, to be treasurer* or chamberlain of the said city, for the year ensuing; and also that on the same day in every year, for ever hereafter, the Mayor of the said city, for the time being, shall name and appoint one other of the said inhabitants, being a freeholder or freeman of the said city, to be High Constable of the said city, for the year ensuing; every of which persons, so to

point a chamcommon coun-

^{*} The Treasurer is appointed by the Common Council.

then to appoint stable.

after being apchosen.

till others be rooms.

same time to be sworn.

rooms, the Gopoint others.

And the mayor be named for Mayor, Coroner, High Constable, or the high con-Chamberlain, or so to be elected for Alderman, Assistant, Assessor, or Constable, on the feast day Officers to take an oath on of St. Michael, shall on the fourteenth* day of Octhe 14th of Oct tober then next ensuing their nomination, or election pointed and respectively, take the respective oaths hereinafter appointed for them respectively to take, in such manner and form as hereinafter is directed, and shall And continue continue in their said respective offices, from their chosen in their being so respectively sworn, until other fit persons be respectively named or elected, and sworn in their respective rooms and places. And also, That every Sheriff at the person so to be named for Sheriff, on the said feast give Bond, and day of St. Michael, shall on the fourteenth day of

October, then next ensuing his nomination. take such oath as is hereafter appointed for each Sheriff to take, and shall give such security as is hereinbefore appointed for each Sheriff to give, and shall remain in the said office, from the time of his being so sworn and giving such security, until another fit person shall be appointed and sworn into the said office, and shall have given such securi y as aforesaid. riff or Coroner, we do further, for us, our heirs and successors, dying, before appoint and ordain, that if it should happen that and put in their either the Mayor, Sheriff, or Coroner, of the said vernor to ap city, for the time being, at any time (before other fit persons be so as aforesaid respectively named and sworn, in their respective rooms) should happen to

^{*} Charter Officers are now sworn on the second Tuesday in May except the Mayor, Recorder, Sheriff, or Coroner, who may be sworn into office at any time.

die, then, and so often as it shall so happen, it shall and may be lawful for the Governor and Commander in Chief of the said province, for the time being, by and with the advice of the said council for the said province, for the time being, in some convenient time thereafter, to name and appoint some fit and discreet person, being an inhabitant, freeholder, or freeman of the said city, to be Mayor of the said city in the room of such Mayor so dying; and one other fit and able person, as aforesaid, to be Sheriff of the said city, in the soom of such Sheriff so dying; and one other fit person as aforesaid, to be Coroner of the said city, in the room of such Coroner so dying; and that every such person, so to be who shall take named Mayor, after having taken such oath, as is the Daths; and Sheriff to give hereby appointed for each Mayor to take, shall re-security.

And to exemain in, and execute the said office of Mayor of the cute their respective offices. said city, until the 14th day of October then next ensuing, and until another fit person be named and sworn into the said office of Mayor of the said city; and every such person so to be named Sheriff, after having sworn and given such security, as is hereby appointed for each Sheriff to do, shall have, exercise, and remain in the said office of Sheriff of the said city, until the 14th day of October, then next, and until another fit person be named and sworn in the said office of Sheriff, and shall have given such security as herein before is appointed for each Sheriff to give, and every person, so to be named Coroner, after having taken such oath as appointed

hereby for each Coroner to take, shall exercise and remain in the said office of Coroner of the said city. until the 14th day of October, then next, and until another fit person be named and sworn into the office of Coroner of the said city.

And we do moreover, for us, our heirs, and successors, will, and by these presents grant to the said Mayor, Aldermen, and Commonalty of the city of New-York, and to their successors forever, that if it should happen any of the present named Aldermen, or Assistants, Assessors, Collectors, or Constables,

or Officers die before others be elected.

If any Alder- or any one of the Aldermen, Assistants, Assessors, men, Assistants or other inferi- Collectors, or Constables, hereafter to be elected and sworn, or to be sworn into their respective offices as aforesaid, shall happen to die, or remove out of the said city, within the time they are, or shall be respectively named or elected for, or before other fit persons be respectively named or elected, and sworn in their respective rooms, it shall and may be lawful for the freemen, being inhabitants in, and the freeholders of each respective ward, for which such Alderman, Assistant, Assessor, Collector, or Constable, so dying or removing, had been named or chosen for, to assemble and meet together, at such time and place, in the said respective ward, as shall be appointed by the Mayor of the said city, for the time being, or his deputy, and then and there, by plurality of voices or votes of the freemen, being inhabitants in, and the freeholders of such ward, to elect one of the inhabitants of, and being a freehold-

er in such ward, or freeman of the said city, to The Freeman to choose serve as Alderman, Assistant, Assessor, Collector, others in their or Constable. for the said ward, in the room of such Alderman, Assistant, Assessor, Collector, or Constable, so dying or removing; and so, as often as such cases shall happen. And in case the present 1f chambernamed, or any future Chamberlain, or any High another be ap-Constable of the said city, hereafter to be appointed, room, or reso sworn, or to be sworn in their respective offices city, the comaforesaid, should happen to die, or remove out of the mon council to said city, within the time they were or shall be re-other. spectively appointed for, it shall be lawful for the Mayor of the said city, for the time being, or his deputy, and four or more Aldermen, and four or more Assistants, for the said city, for the time being, in Common Council, to appoint another fit person to be Chamberlain in the room of such Chamberlain so dying or removing; and for the Mayor of the said And the Maycity, for the time being, to appoint another fit person another High to be High Constable in the room of such High Con- case of death stable so dying or removing, and so as often as such or removal. cases shall happen. And all and every such person All which perand persons so to be newly chosen or appointed Al-sons, so new-ly to be elected derman, Assistant, Assessor, Collector, Constable, and appointed to take the Chamberlain, or High Constable, shall serve in their oaths except the collector.) respective offices, until other fit persons be respectively chosen, or appointed, and sworn, in their respective rooms, each of them (except the Collector) first taking such oaths as hereafter is appointed for each of them respectively to take.

If any freeholder or freechosen Alderassessor, colpointed high have notice refuse to do or he is chosen.

And we do further, for us, our heirs, and succesman shall be sors, ordain, grant, and confirm, unto the said Mayman, assistant, or Aldermen, and Commonalty of the city of Newassessor, collector or con. York, and their successors, forever, that if any one stable, or ap of the inhabitants of the said city of New-York, constable rud being a freeholder or freeman, as aforesaid, shall thereof, shall hereafter he elected or chosen to the office of Alserve for what derman, Assistant, Assessor, Collector, or Constable, for any ward in the said city, or shall be appointed to be High Constable of the said city, and

received.

have notice of his said election, shall refuse, deny, delay, or neglect, to take upon him or them to execute such office, to which he or they shall be so The common chosen or elected for, that then and so often as it council to an shall happen, & shall and may be lawful for the exceeding fif-teen pounds to Mayor, or his Deputy, or Recorder, and any four or be levied and more of the Alderman, and any four or more of the Assistants of the said city, for the time being, in Common Council, to tax, assess. and impose, upon every such person or persons, so refusing, denying, delaying, or neglecting, such reasonable and moderate fine and fines, sum and sums of money, as they the said Mayor, or his Deputy, or Recorder, and any four or more Aldermen, and any four or more Assistants, in Common Council, shall think fit, so as such fine, for each refusal, denial, delay, or neglect, shall not exceed the sum of fifteen pounds current money of New-York; all which said fines shall and may be levied, by distress and sale of the goods and chattels of such delinquent and delinquents, by warrant under the seal of the said city, signed by the Mayor thereof, for the time being,

rendering the surplusage to the owner or owners thereof, (if any be) the necessary charges of making and selling such distress being first deducted, or, by action of debt, in any court of record, to be prosecuted or any other lawful method to be obtained; and shall be recovered and received by, and To the use of to the use of the said Mayor, Aldermen, and Com-the corporamonalty of the city of New-York, and their successors forever, without any account thereof to be given to us, our heirs, or successors, or to any of the officers, or ministers of us, our heirs, or successors: And upon every such refusal, or neglect, other fit And others to persons to be elected and chosen, in the room and their rooms. rooms of such persons so neglecting, or refusing, in such manner, as is before directed, or appointed, for electing and choosing of Aldermen, Assistants, Assessors, Collectors, and Constables, and for appointing a High Constable, upon the death or removal of any of them respectively; and so as often as such cases shall happen.

And we do hereby, for us, our heirs, and successors, If the day of grant, appoint, and ordain, that if it shall happen, ministering that the day or days appointed for the naming, ap-oaths tall on a Sunday, the pointing, electing, or choosing, or for administering same to be made on the any oath or oaths to any of the officers, or minis-day tollowing. ters, of the said corporation, shall happen to fall on a Sunday, then, and in such case, such naming, appointing, electing, or choosing, so to be made, shall be made, and such oath, or oaths, so to be administered, shall be administered on the next day, and so as often as such case shall happen.

election or ad-

And further we do, of our especial grace, certain

knowledge, and meer motion, for us, our heirs,

Recorder, and Aldermen, with four or more

zouneil.

er to make byelaws.

and successors, give, grant, ratify, and confirm, unto the said Mayor, Aldermen, and Commonalty of the city of New-York, and their successors, forever, The Mayor or that the Mayor or Recorder, with four* or more four or more Aldermen, and four or more Assistants of the said city, for the time being, be, and shall be forever Assistants, to be a common hereafter, called the Common Council of the city of New-York: And that the said Common Council of the said city, for the time being, or the major part of them, have and may, and shall have full power, authority, and licence, to frame, constitute, ordain, make, and establish, from time to time, all And have pow- such laws, statutes, rights, ordinances, and constitutions, which to them, or the greater part of them, shall seem to be good, useful, or necessary, for the good rule and government of the body corporate aforesaid; and of all officers, ministers, artificers, citizens, inhabitants, and residents, of the said city, within the limits thereof, and for declaring how and after what manner and order, the Mayor, Recorder, Aldermen, and Assistants of the said city, for the time being, and all and every of their officers and ministers, and all artificers, inhabitants, and residents of the same city, and their factors, servants, and apprentices, in their offices, functions, and business, within the said city and the liberties thereof, for the time being, and from time to time, shall use, carry, and behave themselves; and for the farther

^{*} There are now a Board of Aldermen, and a Board of Assistant Aldermen. Eight members form a quorum of either Board.

public good, common profit, trade, and better government and rule of the said city, and for the better preserving, governing, disposing, letting, and setting, of the lands, tenements, possessions, and hereditaments, goods, and chattels, to the aforesaid Mayor, Aldermen, and Commonalty of the said city of New-York belonging, or to them and their successors hereafter to belong, and all other things and causes whatsoever touching or concerning the said city, or the state, right, and interest, of the same, (provided that such laws be not contradictory or repugnant to the laws or statutes of that part of our kingdom of Great Britain called England, Provided such or of our said province) which laws, statutes, or not repugnant dinances, and constitutions, so to be made as afore-to the laws of England or said, may be and remain in force for twelve months this province.

And to contifrom the day of the date thereof, and no longer, nue in force for 12 months unless they shall be allowed of, and confirmed by from the date. the Governor and Council of the said province, for and no longer, approvthe time being: and that the said common coun-ed and confirmcil of the said city, for the time being, or the great- and council. er part of them, as often as they shall make, ordain, and establish, such laws, statutes, rights, orders, and constitutions, in form aforesaid, may make, ordain, limit, and provide, such and the like Power to inpains, punishments, and penalties, either by fines flict penalties on those who and amerciaments, or by disfranchising and amov-shall disobey such bye laws ing from the liberties, privileges, immunities, and either by disfreedom of the said city, or by either of them, to-fining. wards and against all and every person that shall offend against such laws, statutes, rights, orders, and constitutions, or any or either or them, as by

the said Common Council, or the major part of

them, shall be thought necessary and requisite to

one of the Alperation.

make, ordain, limit, and provide, for the observation and preservation of the same laws, rights, stawhich fines tutes, ordinances, and constitutions; and the same by warrantunder the hand fines and amerciaments shall and may, from time to and seal of the time, levy, receive, have, and recover, either by corder or any distress and sale of the goods and chattels of such deimen shall delinquent and delinquents, by warrant under the be levied to the use of the cor- hand and seal of the Mayor or Recorder, or any one of the Aldermen, for the time being, rendering the surplusage to the owner or owners thereof (if any be) the necessary charges of making and selling such distress, being first deducted; or by action of debt, in any court of record to be prosecuted, or in any other lawful method to be obtained, and to the use of the said Mayor, Aldermen, and Commonalty of the city of New-York, and their successors forever, without any account thereof to be given to us, our heirs, and successors, or to any of the officers or ministers of us, or our heirs, or successors: all and singular, which laws, statutes, rights; ordinances, and constitutions, so as aforesaid to be made, we do, for us, our heirs, and successors, will to be observed, under the pains, penalties, and forfeitures, in the same contained. And we do further, of our especial grace, certain knowledge, and meer motion, for us, our heirs, and successors, give, grant, ratify, and confirm, unto the said Mayor, Aldermen, and Commonalty, of the city of New-York, and their successors forever, that the Common Council of the said city, for the time being, or

the major part of them, shall have the sole power of determining and deciding all elections of all and every their officers and ministers, hereafter to be chosen and elected in, or for the said corporation, or any part thereof.

And we do hereby, for us, our heirs, and successors, ordain, declare, give, and grant, unto the said Council to be called by the Mayor, Aldermen, and Commonalty, and their suc-Mayor, or in cessors, that the Common Council of the said city sickness or abshall be summoned, called, and held, from time to sence, by the time, so often, and at such times and places, as the Mayor, or in case of his sickness or absence, the Recorder of the said city, for the time being, shall think fit to appoint or direct; and that it shall and may be lawful to and for the said Common Council of the said city, or the major part of them, to assess and lay such reasonable fines and amerciaments in Common Council to fine and upon every officer and member of the body cor- every member porate aforesaid, for the time being, who after hav- who shall not attend on noing had due notice, or being duly summoned to ap-tice given. pear or attend at any such Common Council, to be held for the said city, shall neglect so to do, or make default therein, or shall not appear or attend accord- shew a reasonable cause to ing to such notice or summons, in that behalf, or the contrary. shew a reasonable cause, by the said Common Council, or the major part of them, at their discretion to be allowed, and so as often as such case shall happen, so that no such fine or amerciament for any So as such fine one default of appearance or attendance of any such attendance exofficer or member of the body corporate aforesaid, ceed not 20s. shall exceed the sum of twenty shillings, in the manner and form aforesaid, to be levied, and by, to, and

Common

for every non-

To be levied for the use of the Mayor, Aldermen, and Commonto the use of the corporation.

alty, of the said city, and their successors, to be recovered and received, without any account thereof to be given to us, our heirs, or successors, or any of our or their officers or ministers. And we do further, for us, our heirs, and successors, give, grant, and confirm, unto the Mayor, Aldermen, and Commonalty, of the said city of New-York, and their successors forever, that the Common Council of the said city, for the time being, or the major part of them (but no other person or persons whomsoever without the consent, grant, or licence, of the said Common Council of the said city, for the time being, or the major part of them,) from time to time, and at all times hereafter, shall and may have the sole, Power to the full, and whole, power and authority of settling, appointing, establishing, ordering, and directing, and many ferries as shall and may settle, appoint, establish, order, and direct, such and so many ferries, round Manhattan's-Island, alias New-York-Island, for the carrying and transporting people, horses, cattle, goods, and chattels, from the said Island of Manhattan's to Nassau-Island, and from thence back to Manhattan's; and, also, from the said Island Manhattan's to any of the opposite shores all round the same Island, in such and so many places as the said Common Council, or the major part of them, shall think And to lett, fit, who have hereby, likewise, full power to lett, sett, or otherwise dispose of, all or any of such ferand receive all ries, to any person or persons whomsoever; and the arising there- rents, issues, profits, ferriages, fees, and other advantages arising and accruing from all and every

corporation to establish as they shall think fit.

demise and dispose thereof, fees and profits from.

such ferries; we do hereby fully and freely for us, our heirs, and successors, give and grant unto the Mayor, Aldermen and Commonalty, of the city of New-York aforesaid, and to their successors forever, to have, take, hold, and enjoy the same, to their own use, without being accountable to us, our heirs, or successors, for the same or any part thereof.

And we do further, for us, our heirs, and successors, give, grant, ratify, and confirm, unto the said Mayor, Aldermen, and Commonalty, of the city of New-York, and their successors forever, that the Common Council of the said city, for the time being, or the major part of them, have, and from time to time, and at all times hereafter forever, shall have full power, licence, and authority, not only to estab- Power to comlish, appoint, order, and direct, the making and mon council to laying out of all other streets, lanes, alleys, high- and lay out ways, water-courses, and bridges, not already made highways, or laid out, but also the altering, amending, and re-streets, and alpairing all such streets, lanes, alleys, highways, water-courses, and bridges, heretofore made or laid out, or hereafter to be made or laid out, in and throughout the said city of New-York, and the Island of Manhattan's, in such manner as the said Common Council, for the time being, or the major part of them, shall think or judge to be necessary and convenient for all inhabitants and travellers there.

And further, we do hereby, of our especial grace, certain knowledge, and meer motion, for us, our heirs, and successors, give, grant, ratify, and con-

build, repair, bridges, lanes, firm unto the said Mayor, Aldermen, and Common-

five markets every day, except Sunday.

alty, of the city of New-York, and their successors, that they and their successors, shall and may have, Power to hold hold, and keep, markets, at five several places (in the said city of New-York, on every day in the week throughout the year, except Sunday,) as follow, to wit: One market a Coenties-Dock; one other market at the Old-Slip, at Burgher's-Path; one other market at Countesses-Slip; one other market at the lower end of Wall-street: and one other market by the Long-Bridge. And, also, we do for us, our heirs, and successors, grant unto the said Mayor, Aldermen, and Commonalty, of the city of New-York, and their successors forever, that they and their successors shall and may have, hold, and keep such And as many and so many other markets, at such and so many other times and places in the said city of New-York, as shall from time to time be ordered, established, erected, and appointed, by the Common Council of the city aforesaid, for the time being, or the greater number of them.

more as the **C**orporation think fit to establish.

Grant to the Corporation of the assize of bread, wine, beer, ale and other assizedizes and things:

And we do further, for us, our heirs, and successors, give and grant unto the said Mayor, Aldermen, and Commonalty, of the city of New-York, and their successors, that they and their successors, may and able merchan-shall have the assize and essay of bread, wine, beer, ale, and all other victuals and things whatsoever, set to sale in the said city and the liberties and limits thereof; and the amending and correcting of the same assize; and all amerciaments, fines and forfeitures to be laid and forfeited, concerning the same, or any part thereof, without any account thereof to

be given to us, our heirs, or successors; and to perform, do, and act, by themselves or their deputies all and every thing, needful or necessary in, about, or concerning the same.

And we do hereby further, for us, our heirs and successors, grant and give unto the said Mayor, Grant of the Aldermen, and Commonalty, of the city of New-York, ger. and their successors for ever, the office of gauger of and in the said city, to gauge all and singular the wine, rum, brandy, mollasses, beer, ale, cider, and other merchandises and vessels guageable or to be gauged within the said city; except such liquors as are to pay duty by virtue of any Act of Assembly, until after they have been gauged by the public officer appointed for that purpose: And the office of measurer of and in the said city, to measure salt, And the office wheat, oats, and other grain, and all other merchan- of measurer. dises measureable or to be measured in the said city; and also the offices of surveyor and packer of bread, flour, beef, pork, and other provisions, and Surveyor and all other merchandises, and commodities to be packer. surveyed, or packed in the said city; and also the office of cartage, carriage, and portage, of all goods, wares, merchandises, and other things to be Cartage and carted or carried in or through the said city or any portage. part thereof: And also the office of garbling of all manner of species, and other merchandises and things to be garbled in the city aforesaid: To And of garbhave and to hold the several offices aforesaid ling. and every of them, and the disposition, ordinances and corrections of the same, and to exercise the

With all fees same by themselves or their deputies; and to take arising thereby, and receive to themselves all fees, profits and perquisites, to the said offices and every of them, due or to be due, and all the fines, amerciaments and forfeitures to be laid and forfeited concerning the same, or any part thereof, to them the said Mayor, Aldermen, and Commonalty, and their successors, to their own proper use forever, without any account, or any other thing, to us, or our heirs, or successors, to be given or made.

Aldermen, make free citicommon seal.

tion.

And further, That the Mayor of the said city, for the time being, or his deputy, for the time being, and any four or more of the Aldermen, for Power for the time being, shall from time to time, and at all the Mayor and times forever hereafter, have full power and authority, to under the common seal of the said city, to make zens under the free citizens of the said city and liberties thereof; and that every person so to be made a free citizens shall pay, on his being made free, for the use of the said Mayor, Alderman, and commonalty, of The fees to the city aforesaid, and their successors forever, a be paid on ma- sum not exceeding five pounds, New-York money; king a freeman, not to exceed and we do, for us, our heirs, and successors, give of the corpora- and grant unto the said Mayor, Aldermen, and Commonalty, and their successors forever, full power to ask, take, demand, and receive the same, to their own use and behoof, without any account thereof to be given to us, our heirs, or successors, or any other person or persons whatsoever.

And we do hereby, for us, our heirs, and succes-

sors, constitute, appoint, and ordain, that no per- No unfreeman son whatsoever, not being a free citizen of the said trade or sell any city as aforesaid, shall, at any time hereafter, use goods by himany art, trade, mystery, or occupation, within the by retail. said city, liberties, and precincts thereof, or shall by himself, themselves, or others, sell, or expose to sale, any manner of goods, wares, merchandises, or commodities, by retail, in any house, shop, place, or standing, within the said city, or the liberties or precincts thereof; (save in the times of public fairs,) and that every such person, so using any art, trade, times of public mystery, occupation, or so retailing, contrary to the intent and meaning of these our present letters, and shall persist therein, after warning to him or them thereof given, or left by the appointment of the Mayor of the said city for the time being, or his deputy at the place or places where such person or persons shall so use any art, mystery or occupation, or expose to sale, by retail as aforesaid, any goods, wares, merchandises, or commodities, as aforesaid, shall forfeit the sum of five pounds, a trade or sell-New-York money, to and for the use of the said ing goods not Mayor, Aldermen, and Commonalty, of the city of New-York, and their successors, for every time that he or she shall so use any trade, mystery, or occupation, or expose to sale, by retail, as aforesaid, any goods, wares, merchandises, or commodities, after such warning given or left as aforesaid: all and every of which same forfeitures shall and may be levied by distress and sale of the goods and chattels of such delinquent and delinquents, by warrant under the

to use any self or others,

Except in the

Fines for using being free.

seal of the said city, signed by the Mayor thereof, for the time being or his deputy, rendering the surplusage to the owner or owners thereof (if any be) the necessary charges of making and selling, such distress being first deducted; or by any other lawful method to be obtained; and shall be recovered

the corporation.

To the use of and received by and to the only use of the Mayor, Aldermen, and Commonalty of the city of New-York, and their successors for ever, without any account thereof to be given to us, our heirs, or successors, or to any of the officers or ministers of us, our heirs, or successors: Provided always, and we do hereby, for us our heirs and successors, direct, appoint and order, that no person or persons shall No aliens to be be made free as aforesaid, but such as are or shall be natural born subjects of us, our heirs, or suc-

made free.

cessors, or shall be naturalized or made denizens. And we do further, for us our heirs and successors, ordain and appoint, direct, will, and grant, that all and every person and persons, now living, who at any time heretofore, have been admitted free citizens, or into the freedom of the said city of New-All former York, shall be and remain free thereof, and free freemen to re-citizens, and have and enjoy the said freedom, and all the rights and privileges of freemen and free citizens of the said city of New-York to all intents and purposes whatsoever.

And, for the better preservation of good rule and order in the said city, we do, for us our heirs and successors, will, ordain, and grant, unto the Mayor, Aldermen, and Commonalty, of the said

city, and their successors, that the Common Coun-Common council of the said city, for the time being, or the major common seal to part of them, shall have full power and authority appoint surveyto license or appoint by warrant, under the com-guager, garbmon seal of the said city, or otherwise, one or more &c. surveyors of flour, bread, beef, pork, and other provisions, measurers of grain, salt, and all other comodities, gaugers of wine, beer, ale, cider, rum, brandy, and all other saleable or exciseable liquors, garbles, beadles, bell-men, watch-men, bridewell keepers, or keepers of a house or houses of correction, and of alms houses, cryers, and bell ringers, and to displace all or any of them and And to displace put others in their room, and to add or diminish them at will. the number of them, or any of them as often as the said Common Council of the said city, or the major part of them, shall think fit.

cil under the lers, beadles,

And further, we do for us, our heirs, and successors, grant unto the said Mayor, Aldermen, erect any brideand Commonalty, and their successors forever, full well or work-houses. power and authority to erect and build, or appropriate any other buildings already built, for one or more bridewell or bridewells, house or houses of correction, and work-house or work-houses, together with full power and authority to the said Mayor, Recorder, and Aldermen, or any one of them, to take up and arrest, or order to be taken up and arrested, all and any rogues, vagabonds, stragglers, and idle and suspicious persons; and as Mayor, Recordthey the said Mayor, Recorder, or Aldermen, or er and Aldermen, or any any one of them, shall see cause, to order all or any

And to the

mit any vagabonds there.

of them, to com such rogues, vagabonds, stragglers, and idle and suspicious persons, either to the said work-house, there to remain, and work such work, and so long, not exceeding forty days, or else to bridewell or the house of correction, there to receive such punishment, not extending to the loss of life or limb, as the said Mayor, Recorder, and Aldermen, or any

Power to the priate any of for an almshouse.

one of them, shall think fit. And also, that they corporation to the said Mayor, Aldermen, and Commonalty, and erect or appro- their successors forever, may, and shall have powtheir buildings er to build, erect, or appropriate, any of their buildings already built for an alms-house, for relief of the poor; together also with as full and ample power to them, and their successors, to order, direct, and act in and about the said houses of correction, work-houses, and alms houses, and the persons to be put in and ordered there, as to any city or corporation, in any place of that part of our realm of Great Britain, called England, and the officers or ministers thereof, doth or may belong. And also, And to have that they the said Mayor, Aldermen, and Commonalty, and their successors forever hereafter, may have one or more gaol or gaols, in such fit place or places, within the said city and limits and jurisdiction thereof, as by the Common Council of the said city, for the time being, or the major part of them, shall be appointed, to imprison, and safe keep, all and every person and persons for any treasons, murders, felonies; trespasses, evil doings, and all other matters and causes whatsoever to be arrested or attached, or to be committed to the gaol or gaols aforesaid, in safe custody, there to remain, until

one or more gaols as they shall think fit.

they be delivered by due course of law. And that Common counthe Common Council of the city aforesaid, for the cil to appoint one or more time being, or the major part of them, shall, and gaol-keepers may have power, from time to time, to choose, con-remove them at stitute, and place, one or more fit person, or per- pleasure. sons, in the office or offices of keeper or keepers of the goal or gaols aforesaid, to hold the same during the good pleasure of the Common Council of the said city, for the time being, or the major part of them, as aforesaid requiring, and, hereby, for us, our heirs, and successors, impowering and commanding the keeper and keepers of the gaol or gaols aforesaid, for the time being, that all and singular, traitors, murderers, felons, malefactors, disturbers of the peace, and other delinquents, and all others, for any crime or offence, or other reasonable cause or matters, to the gaol or gaols aforesaid, ordered or committed, or to be committed or ordered, from time to time, shall receive, take, keep, and cause to be kept in the same gaol or factors into his gaols, until they shall be thence delivered by due custody. course of law,

with power to'

Who shall receive all male-

And we do further, for us, our heirs, and suc- pointed clerk cessors, will, ordain, and grant, that the Mayor of of the market. the said city, for the time being, shall forever hereafter, be clerk of the market, of us, our heirs, and successors, within the city aforesaid, and the limits, liberties, and precincts, thereof; and that the Mayor of the said city, for the time being, by himself or his deputy, may and shall have full power and authority to do and execute, and shall and may do

And water bailiff.

And to receive the fees of clerk of the market and water-bailiff

porters, carriers, cartmen, carmen, packers, cullers,

and execute forever, within the limits, liberties, and precincts, of the said city, all and whatsoever to the office of clerk of the market there doth, shall, or may belong, without any hindrance or impediment of us, our heirs, or successors, or any the officers of us, our heirs, or successors; and that no other clerk of the market shall intermeddle there. also, that the Mayor of the said city, for the time being, and his successors, during the time of his and their mayoralties, and no other, be and shall be, the bailiff and conservator of the water of the north and east rivers, and shall and may do, exercise, and execute, the said office of bailiff and conservator of the water of the north and east rivers, or water-bailiff, by him or themselves, or by his or their sufficient deputy or deputies, in, upon, or about, the same water of the north and east rivers (that is to say) in and through all the limits, bounds, and jurisdiction of the said city of New-York, upon all and every the banks, shores, and wharfs, of the same water of the north and east rivers, within the imits and bounds aforesaid: and to have, receive, collect, and enjoy, all and singular, wages, rewards, to his own use. fees, and profits, to the same offices of clerk of the market, and water-bailiff, or any of them, due or to be due, or belonging to his or their own use, without any account thereof, to us, our heirs, or succeslicence one or sors, to be made, And also, that the Mayor of the more marshals, said city, for the time being, shall have full power and authority to license or appoint, by warrant, under his hand and seal, or otherwise, one or more cryers, scaven- marshal or marshals of the said city, porters, carriers, cartmen, carmen, packers, cullers, common gers, and to cryers, scavengers, and to to displace all or any of displace them at pleasure. them, and to put others in their rooms; and to add to, or diminish the number of them, or any of them, when, and as often as the Mayor of the said city, for the time being, shall think fit.

And we do further, for us our heirs and succes- licences to sors, grant, ratify, and confirm, unto the said Mayor, keep tavern. Aldermen, and Commonalty, of the city of New-York, and their successors forever, that the Mayor of the said city for the time being, and no other whatsoever, shall have power to give and grant licenses annually, under the public seal of the said city, to all such persons as he shall think fit to license them, and every of them, to keep a tavern, inn, ordinary, or victualling-house, and to sell wine, brandy, rum, strong waters, cider, beer, ale, or any other sort of exciseable or strong liquors, within the city of New-York, or the liberties and precincts thereof, by retail or the small measure; and that it shall be lawful to and for the said Mayor of the keep tavern, to said city, for the time being, to ask, demand, and the use of the receive for every such licence by him to be given and granted as aforesaid, such sum or sums of money, as he and the person to whom such licence shall be given and granted, shall agree for, not exceeding the sum of thirty shillings for each licence; all which monies, as by the said Mayor, shall be so received, shall be used and applied to the public use of the said Mayor, Aldermen. and Commonalty, of the said city of New-York, and their successors forever, without any account thereof to be rendered,

Fees for

corporation.

made, or done, to us, our heirs, or successors, or any

Licence to continue in force one year and no longer.

No person to keep a tavern, or retail.

On penalty of five pounds.

To the use of the corporation.

other person whatsoever; Every and each of which licences shall continue and be in force for any time, not exceeding one year from the granting thereof, but no longer. And we do hereby, for us, our heirs, without licence and successors, constitute, direct, order, and appoint, that no person or persons whatsoever, without such licence being in force, shall at any time hereafter keep any tavern, inn, public ordinaries, or victualling houses, or sell wine, brandy, rum, strong waters, cider, beer, ale, or any other sorts of exciseable or strong liquors, within the city of New-York, or the liberties or precincts thereof, by retail or small measure, under the penalty of five pounds, current money of New-York, for every time that any person shall act contrary hereto in any respect, to be forfeited and paid by every person, for every time he or she shall offend or act contrary hereto in any respect, to and for the use of the said Mayor, Aldermen, and Commonalty, of To be levied. the city of New-York; for the time being; all and every of which penalties shall and may be levied, by distress and sale of the goods and chattels of such delinquent and delinquents, by warrant under the seal of the said city, signed by the Mayor thereof for the time being, or his deputy, rendering the surplusage to the owner or owners thereof, if any be, (the necessary charges of making and selling, such distress being first deducted,) or by any other lawful method to be obtained; and shall be recovered and received by and to the only use of the Mayor, Aldermen, and Commonalty, of the

city of New-York, and their successors forever, without any account thereof to be given to us, our heirs, or successors, or to any of the ministers or officers of us, our heirs or successors.

And further we, of our especial grace, certain Mayor, deputy knowledge, and meer motion, have given, grant- Mayor, Recorder, and Aldered, ratified, and confirmed, and by these presents men, assigned do, for us, our heirs, and successors, give, grant, peace. ratify, and confirm unto the said Mayor, Aldermen, and Commonalty, of the city of New-York, and to their successor forever, that the Mayor, deputy Mayor, Recorder, and Aldermen, of the said city, for the time being, be, and shall be at all times forever hereafter, and hereby are assigned to be justices, and each of them a justice of us, our heirs, and successors, the peace of us, our heirs, and successors, within the city aforeseid and the limits, jurisdiction, and extent thereof, and within the county of New-York, to keep: and that they the said Mayor, deputy Mayor, Recorder, and Al- or any four or dermen, of the said city, for the time being, or any more (whereof the mayor, defour or more of them (whereof we will the Mayor, puty mayor, or or deputy Mayor, or Recorder, of the said city, for one) may hold the time being, to be one) shall and may forever courts of seshereafter hold and keep four courts of general Tuesday in Nosessions of the peace, in and for the said city and vember, Februcounty of New-York, to begin at certain times in August yearly. the year; to wit: one of them to begin on the first Tuesday in November; another on the first Tuesday in February; another on the first Tuesday in May; and the other on the first Tuesday in

And that they recorder to be sions on the first time not exceeding four days.

To last any August, in every year; each of which sessions of the peace, shall and may last, continue, and be held any time, not exceeding four days. And also, that they the said Mayor, Deputy Mayor, Recorder, and Aldermen of the said city, for the time being, or any four or more of them (whereof we will the Mayor, or deputy Mayor, or Recorder, of

of the peace.

the said city, for the time being, to be one) shall And to inquire, and may forever hereafter, have full power and auhear and deter-thority to enquire of and hear and determine, ies and offences within the city and county aforesaid, all and all whatsoever be-longing to the manner of felonies, imprisonments, riots, routs, op-office of justices pressions, extortions, forestallings, regratings, trespasses, offences, and all and singular other evil deeds and offences whatsoever, within the city and county aforesaid, from time to time perpetrated, done arising, or happening, which to the office of justices of the peace, are incumbent, or do in any manner belong, or which thereafter shall happen to belong, or be incumbent on them, or which in any manner before justices of the peace ought or may be inquired into, heard and determined, together with the correction and punishment thereof, and to do and execute all other things, within the city and county aforesaid, and the liberties and precincts thereof, as fully, freely, and entirely, and in as ample manner and form as justices of the peace of us, our heirs, and successors, any where within that part of our kingdom of Great Britain, called England, by the laws, statutes, or customs, of England, or by any other legal method whatsoever, heretofore had or exercised, or hereafter to

he had or exercised, could, might, or can do, and in as ample manner and form, as if the same had been in these our letters particularly, and by special words expressed, contained, and mentioned. And that the said justices of the peace, of us, our heirs, and successors, in the city and county aforesaid, may have and exercise jurisdiction in all ces to have jucauses, matters, and things, whatsoever, which to risdiction in all justices of the peace of our said city and county, to the office of in any manner do, or ought to belong. And fur- Justices doth or may belong. ther, that the Mayor, Recorder, and Aldermen, of the said city, for the time being, and every of them corder and Al. from time to time, and at all times forever hereaf-dermen, made ter, shall be justices assigned of Oyer and Termi- Justices of Oyer and Terminer, ner, and of the gaol delivery of all and every the and of the gaol gaols now being, and herefter to be in the said be so named in city and county, and either of them, and shall be every commisnamed in every commission, thereof to be made. And we do hereby, for us, our heirs, and successors, grant, order, and appoint, that the sheriff and other officers to ministers and officers of the said city, for the time warrants and being, shall and may, and they are, and each of commands of them is hereby commanded, authorised, and fully corder, and Alempowered to execute and return all and every dermen. the precepts and commands of the Mayor, Recorder, and Aldermen, of the said city, for the time being, and either, for any of them, from time to time, at all times, as fully and effectually as any sheriff, minister, or officer, of any county or city, any where in that part of our kingdom of Great-Britain, called England, the mandates or commands of any justice of the peace, justice of Oyer and

And as Justicauses, which

delivery, and

Sheriff and the Mayor, Re-

Terminer, of gaol delivery of, or in any county there, hath used to make return or execute, in any manner whatsoever.

Power to the corporation to of record on every Tuesday in the week yearly, before the recorder, & any three or more Aldermen, or any them, whereof the Mayor or the recorder, to be one.

And we do further, of our special grace, cerhold one court tain knowledge, and meer motion, will and by these presents, for us our heirs, and successors, give, grant, ratify, and confirm, unto the said the Mayor or Mayor, Aldermen, and Commonalty, of the city of his deputy, or New-York, and their successorr forever, that they, and their successors forever hereafter, shall, can, and may have and hold, in the name of us, our four or more of heirs, and successors, one court of record, within the city of New-York, and the liberties and prehis deputy, or cincts thereof, upon every Tuesday in every year, before the Mayor of the said city, for the time being or his deputy, or the Recorder of the said city, for the time being, and any three or more of the Aldermen, for the time being, or any four or more of them (whereof we will the Mayor of the said city, fre the time being, or his deputy, or he Recorder, of the said city, for the time being, to be one.) And, that the Mayor of the said city, for the time being, or his deputy, or the Recorder of the said city, for the time being, and three or more of the Aldermen, and any four or more of them, (whereof we will the said Mayor, or his deputy, or the Recorder, And to hold, to be one,) shall and may hold, plea, and have cognizance of all and all manner of plaints, actions, and pleas, of any lands and tenements, well real as per- within the said city of New-York and the limits and precincts thereof; and also of all actions of trespass with force and arms, and without replevin,

plea, take cognizance of and determine all conal, or mixt, arising within the city and county.

ejectment, trover, and conversion, trespass upon the case, debt, detinue, covenant, deceits, contracts, contempts, penalties, forfeitures, and all other actions, and pleas, as well real as personal, and mixt, arising and accruing within the said city and limits thereof; together with full power and authority to hear and determine all and every the same, and such actions and pleas aforesaid, and judgments thereon, to render, and executions thereof to award and make, and to act and do every thing therein in such manner and form, and by such, and the like England or this methods, process, and proceedings, as fully and colony. amply as in our other courts of record, in such, or the like cases is used, or can or may be acted and done, according to the laws of that part of our kingdom of Great-Britain, called England, and of our said province of New-York.

According

And we do hereby, for us, our heirs, and successors, grant, order, and appoint, that the sheriff, Coroners and and the coroner, and other ministers, and officers, cute and return of the said city, for the time being, shall and may, and they are, and each of them is hereby commanded, authorised, and fully empowered, to execute and return all and every the precepts and process of the said court, to them respectively directed, or to be directed, from time to time, and at all times, as fully and effectually as any sheriff, coroner, minister, or officer, of or in any city or place within that part of our kingdom of Great-Britain, called England, the precepts and processes of any court of record there, hath used, or can or may execute

Sheriffs. their precepts.

Power to for any time, not exceeding 28 days.

and return, in any manner howsoever; Provided always, That the Mayor of the said city for the time being, or his deputy, or the recorder of the said city for the time being, and any three or Mayor's court more of the Aldermen of the said city, or any four or more of them (whereof the Mayor or his deputy, or the Recorder, we will to be one) may and by there presents have and shall have full power to adjourn the said court for any time not exceeding twenty-eight days. And we do further will, and by these presents, for

to have a common clerk.

us, our heirs, and successors, give, grant, ratify, Corporation and confirm, unto the said Mayor, Aldermen, and Commonalty, of the city of New-York, and their successors, that they and their successors, from henceforth forever hereafter, shall and may have within the city aforesaid, a fit and discreet man to be, and who shall be, and be called, the Common clerk of the city aforesaid, to act and do all those things within the city aforesaid, and the limits and jurisdiction thereof, which to any Common clerk of or in any city, borough, or town incorporated, any where in that part of our kingdom of Great-Britain called England, by virtue of his office, can or ought to do. And also, that forever hereafter, the common clerk of the city aforesaid, for the time being, be clerk of the shall also be clerk of the court of record, to be held before the Mayor, or his deputy, or the recorder, or any three or more of the Aldermen of the said city, as aforesaid; and also clerk of our peace, and of the peace of our heirs and successors, and of the sessions of the peace, for and in the city and county of

Who shall court of record, clerk of the pence, & of sessions of the peace.

New-York, from time to time to be held, and all and singular those things which to the office and offices of such clerk of the peace, and of the sessions of the peace, do and shall appertain, to do, act and execute; and also, shall and may require, demand, take, accept, hold, keep, and enjoy, all fees, perquisites, and profits, which may to any such com- fees belonging mon clerk, clerk of the peace, and of the sessions of the peace, do or ought to belong. And we do hereby, give, grant, ratify, and confirm, for us, our heirs, and successors, unto our beloved William Sharpas, Gen. (one of the inhabitants of the city Sharpas apaforesaid) to be the present common clerk of the city mon clerk, and of New-York aforesaid; and also clerk of the peace, clerk of the and of the sessions of the peace, for, and in the city sions of the and county of New-York, to continue in the offices aforesaid, during his life, and to act and execute the same offices and places by himself or his deputy. And we do further, for us, our heirs and successors, appoint, will, and direct, that the Governor or Commander in chief of the said province of New-York, for the time being, from time to time, and at all times, after the death of the said William Sharpas, death, the Gowhen and so often as the office and place of Com- vernor to apmon Clerk of the said city shall happen to be va- whe shall excant, shall and may appoint an honest and discreet ecute those of man, being one of the inhabitants, and a freeman his good beor freeholder of the said city, to be Common Clerk of the said city, during his good behaviour; and so as often as such case shall happen. And we do further, for us, our heirs, and successors, will and grant, that so often as the said office shall be vacant, the

And take all to those offices.

Mr. William pointed compeace and ses-

Upon his point another, fices, during haviour.

the office of the common council to appoint one, who shall continue therein till another be appointed by the Governor, and sworn.

As often as Common Council of the said city, for the time being, clerk be vacant shall and may appoint one other honest and discreet citizen, being an inhabitant and freeman, or freeholder of the said city, to be Common Clerk of the said city, and Clerk of the said Court of Record, in and for the said city; and Clerk of the Peace, and of the Sessions of the Peace, in and for the said city and county of New-York, to act and execute the said offices, and who shall and may execute, do, and receive, all and whatsoever to the said offices, and every of them, belongs, or shall belong or appertain, till in his room, another honest and discreet person, being an inhabitant and freeman, or freeholder of the said city, shall be appointed into and for the said offices, by the Governor or Commander in Chief of the said province for the time being; and shall have taken such an oath as is hereby directed for every such person so to be appointed, to give and take; and so from time to time, and so often as the case may or shall so happen.

Eight attornies appointed for the Mayor's court, during their good behaviour.

And further, we do hereby constitute, name, and appoint, James Alexander, Joseph Murray, John Chambers, William Smith, George Lurting, William Jamison, Richard Nicolls, and Abraham Lodge, gentlemen, to be the present attornies, and each of them to be an attorney of and in the said court of record, for and during the good behaviour of each of them respectively: And we do hereby, for us, our heirs, and successors, grant and ordain, that no other attorney or attornies, person or persons whomsoever, (besides the aforenamed attornies, during the time that they shall practice there all remain attornies of the said court) shall be permitted or suffered to practice as an attorney of or in the said court; but all and every other attorney and attornies, person and persons (besides the before named attornies, during the time aforesaid) from being an attorney or attornies of or in the said court, and from all practice as such, shall be, and are and each of them is excluded and de-And we do hereby, for us our heirs, and deputy Mayor, successors, give and grant unto the said Mayor, any three or Aldermen, and Commonalty of the city of New- men, or any York, and their successors for ever, that the May- four or more of or of the said city, for the time being, or his de- or or his depuputy, or the Recorder, and any three or more of to be one the Aldermen of the said city for the time being, with consent of or any four or more of them, (whereof we will the or commander Mayor, or his deputy, or the Recorder of the said in chief, for the city, for the time being, to be one) shall and may the attornies. (by and with the consent and approbation of our and on lawful conviction, re-Governor and Commander in Chief for the time move them. being) have full power and authority, all or any of And after the the before named attornies of the said court, and death of two, all or any other of the persons, hereafter to be ap- val or death of pointed or admitted attornies of or in the said court, any other of them to recomfor their or his evil behaviour, in their or his said mend others to duty or office of attornies, or an attorney of or in or commander the same, or his or their being thereof legally con- in chief in their victed from being attornies, or an attorney of or in when approved the said court to amove, displace, and forever ex- of shall be adclude; and after the amoval or death of any two Mayor's court.

And no other

The Mayor, recorder, and them (the May. to be one; maythe Governor ill behaviour of upon the amothe Governor room; who

or more of the before named attornies, upon the amoval or death of any other of the attornies before named, or hereafter to be admitted, to recommend one other person to the Governor or Commander in Chief of the said province of New-York for the time being, for his approbation, in the room of such attorney so dying, or being removed; each of which persons, so to be recommended, and approved of, as aforesaid, shall and may be admitted and sworn an attorney of; and in the said court; and so often as the case shall hap-And no per- pen. And we do further, for us, our heirs, and

mended & appermitted to practise after the death or amoval of any of the before named attornies.

tornies forever to remain six.

Provided nothing be construed to hinder his majesty from prosecuting, or defending, by his atnor to hinder the attorney as council in

son not recom- successors, grant and appoint, that no other attorproved shall be ney or person whatsoever, shall, after the death or amoval of any of the before named attornies, be admitted or suffered to practise as an attorney of or in the said court, but what shall be recommended and approved of as aforesaid. And further, we do, for us, our heirs, and successors, grant, will, Number of at- and ordain, that the number of attornies of the said court, shall not at any one time after the death or removal of any two or more of the before named attornies, forever hereafter exceed the number of six: Provided, that nothing herein shall be construed to extend to hinder us, our heirs, or successors, from prosecuting or defending, all or any suits, causes, actions, or prosecutions, in the said Mayor's court, by our attorney or solicitor torney general, general for our said province, or the attorney or solicitor general of us, our heirs, or successors, for from practising the said province, for the time being; nor to hinder any civil cause. the attorney or solicitor general of us, our heirs,

or successors, for the said province, for the time being, to practice in the said court as council in any civil cause.

And we do further of our especial grace, certain knowledge, and meer motion, for us, our heirs, and er and Aldersuccessors, grant, appoint, and direct, that the May-men, and each or, Recorder, and Aldermen, of the said city, for termine all the time being, and each of them, from time to time, without a jury, and at all times, forever hereafter, shall have, by where the thing these presents, full power and authority to have shall not exand take cognizance of, and to hear, try, and final- ceed 40s. ly determine, with or without a jury, all pleas, suits, controversies, and trespasses, wherein the value does not exceed the sum of forty shillings, in such manner as they or either of them shall think or judge to be agreeable and according to equity and good conscience; and for the more due proceeding And to adminherein, it shall and may be lawful for them or either ister an oath to plaintiff and of them, to administer an oath to the plaintiff or defendant and defendant, and also to such witnesses, as shall be produced by each party, if they the said Mayor, Recorder, and Aldermen, or either of them think fit; and in case either of the parties, plaintiff or defendant, shall not perform such order, judgment, party refuse to or decree, as the said Mayor, Recorder, or Alder-the decree of men, for the time being, or any one of them, shall of them, that make or set down, then it shall and may be lawful they or any for them, or any one of them, to commit such party may commit or parties to any prison of or in the said city, there prison till per to remain until he, she, or they, perform such or- formance. der and every marshal of the said city for the time being, is hereby commanded and authorised to ex-

Power to the Mayor, recordof them, to dein demand

their witnesses.

And if either them, or any one of them such party to

Every marshal to execute their or either of their precepts.

gaol keeper to custody, &c. such party or parties who shall not comply with such decree and be committed.

and all subordinate officers to be obedient to and to attend or recorder & Aldermen, and command.

ecute all and any the summonses, precepts, and commands, of them the said Mayor, Recorder, and Aldermen, or any one of them, made, issued, or given in about, or concerning, such suits, pleas, controversies, and trespasses, or any of them, as shall be to him directed; and every keeper of the And every gaol for the city of New-York, for the time being, receive and in is hereby commanded and authorised to receive, and safe keep, in his gaol or custody, all such parties so committed or to be committed to the prison he shall be then keeper of, until he, she, or they, shall perform such order accordingly.

And we do, for ourselves, our heirs, and succes-Sheriff, clerk sors, by these our present letters, require, and strictly charge and command, and fully empower, the sheriff, common clerk, chamberlain, marshal, upon the May- gaol keepers, high constable, petty constables, and all other subordinate officers, of and in the said to execute their city, now chosen, elected, constituted, or appointed, or that hereafter may be chosen, elected, constituted, or appointed, and every of them respectively, jointly, and severally, as cause shall require, to be obeisant and obedient to, and attend upon the said Mayor, Recorder, and Aldermen, of the said city, and every or any of them, at all times hereafter, according to the duty or obligation of their respective offices and places; and to execute all and every the commands, precepts, warrants, and processes, to them respectively directed and issued, and given out, and to be issued and given out, by them the said Mayor, Recorder, and Aldermen, or any one of them.

And we do further, hereby will, declare, and ordain, that before the Mayor, deputy Mayor, Re-other officers to corder, Aldermen, Assistants, Assessors, Sheriff, be sworn. Coroner, Common Clerk, Chamberlain, High Constable, and Petty Constables, of the said city, such of them as are hereby appointed and named, and all and every such as hereafter are to be appointed, elected, or chosen, shall, before they be respectively permitted to execute their respective offices or places aforesaid, respectively be sworn as follow, to wit: The hereby named Mayor of the said before they ex city, and every other person, hereafter to be ap-fices. pointed to or for that office, to take the proper oath as such, and well and truly to execute the office of Mayor, and all other offices and places, hereby appointed for each Mayor to execute and act in, and the usual oath of a justice of peace, be-sworn, fore the Governor or Commander in Chief of the said province of New-York, for the time being, in before the Gopresence of three or more of the Aldermen of the his absence, said city of New-York, for the time being; or, before the old-est counsellor, in case of the absence of the Governor or Com- in the presence mander in Chief, for the time being, then before more Alderthe oldest counseller of the said province, for the men. time being, in the presence of three or more of the Aldermen of the said city for the time being. And we do hereby, for us, our heirs and successors, give and grant full power and authority to Power to ad. the Governor or Commander in Chief of the said minister such oath, granted province, for the time being, in the presence of to the Goverthree or more of the Aldermen of the city afore- sence to the oldsaid, for the time being, or in case of the absence est counsellor.

deputy, and

ecute their of-

Mayer to be

vernor, or in

nor, 4 in his ab-

of the said Governor or Commander in Chief, ther

to the oldest counsellor of the said province fo

the time being, in the presence of any three or

before the Mayor or his deputy.

be sworn.

or to be sworn.

His oath.

more of the Aldermen of the said city, for the time being, to administer such oaths accordingly, without any other warrant, commission, or power from us, our heirs, or successors; and so from time to time, as often as the case shall or may require or Recorder to happen. And the above named Recorder of the said city of New-York, and every other person hereafter to be appointed to or for that office, to take the proper oath, as such officer ought to take, and an oath, well and truly to execute the office of Recorder, and the proper oath of a justice of peace, before the Mayor of the said city, for the time being, or his deputy; to which same Mayor, for the time being, or his deputy, we do, for us, our heirs, and successors, give full power and authority by these presents, to administer such oaths accordingly, in manner aforesaid, without any other warrant, commission, or power from us, our heirs, and successors; and every deputy Mayor or every Al-Deputy May- derman hereafter to be appointed to act as deputy Mayor, for the time being, to take the proper oath as such, and an oath, well and truly to execute the office of a deputy Mayor, during the time for which he shall be appointed deputy, if the same Mayor, his constituent, shall so long live: And if the said Mayor shall happen to die within such time, that thereupon, and from thenceforth, such deputy Mayor shall well and truly execute the office of Mayor of the said city,

until another fit person be appointed and sworn Mayor of the said city, in the manner in these present letters mentioned; and shall also take the proper oath of a justice of peace, before the Mayor or Recorder, and any three or more of the Alder-And we corder and any men of the said city for the time being. do hereby, for us, our heirs, and successors, give three or more full power and authority to the Mayor, or Readminister corder of the said city and to any three or more such oath of the Aldermen of the said city, for the time being, to administer such oaths, as aforesaid, without any other warrant, commission, or power from us, our heirs, or successors. And also, every Al- Aldermen asderman hereby appointed, and every person here-sistants, assesafter to be elected to or for the office or place of coroner, clerk, Alderman of or in the said city, to take an oath, chamberlain, high constable well and truly to execute the office or place of Alderman, and the proper oath of a justice of peace, before the Mayor of the said city, for the time being, or his deputy, or the Recorder of the said city, for the time being: And also every Assistant, Assessor, Sheriff, Coroner, Common Clerk, Chamberlain, High Constable, and Petty Constable, and petty conhereby named, and every person hereafter to be stables, elected or appointed to or for the office or place of an Assistant, Assessor, Coroner, Common Clerk, or Chamberlain, or shall be appointed or elected to or for the office or place of High Constable or Petty Constable of or in the said city. each of them respectively to take the proper oath for his respective to be sworn beoffice or place, and well and truly to execute the fore the Mayor, or his deputy respective offices or places he is or shall have been or recorder;

respectively elected or named for, before the said Mayor of the said city for the time being, or his. deputy, or the Recorder of the said city for the time being. And we do hereby give full power and authority to the Mayor of the said city, for the time being, or his deputy, or the Recorder of the said city for the time being, to administer such respective oaths to each of the respective persons powered to ad aforesaid, accordingly, without any other warrant, power, or authority, from us, our heirs, or successors.

who are imminister the same.

None of the corporation nor any free citizen of the city to be compelled against their wills to serve on any inquest or auries or to execute any

jurisdiction of the city, while they remain inhabitants.

And further, of our especial grace, certain knowledge, and meer motion, we have granted and by these presents do, for ourselves, our heirs, and successors, grant and confirm unto the aforesaid Mayor, Aldermen, and Commonalty of the city of New-York aforesaid, and to their successors, that neither they, nor any one of them, nor any free citizen of the said city, during the time of their being inhabitants there, shall against their or any of their wills, out of the city aforesaid, be put or impanelled upon or in any assizes, juries, office out of the or inquisitions whatsoever (although it toucheth or doth or shall touch us, our heirs or successors, and although we, or our successors, be, or, should, or shall be parties) out of the said city, neither shall they or any ano of them be made, elected, or chosen Assessor, Taxer, or Collector of any taxes, duties, imposts, or subsides, whatsoever, or of any part or parcel of them, or of any of them, out of the said city; nor shall be ordained, elected, assigned or appointed constable, bailiff, or any

other officer or minister, without or beyond the city aforesaid, and the liberties and precincts thereof; nor shall be called upon, compelled, or forced, against their or any of their wills, to do, receive, occupy, or discharge, any of the duties or functions above mentioned, or any other office, duty, or function, whatsoever, without the city, liberties, and precincts aforesaid. And although the aforesaid Mayor, Recorder, and Aldermen, Freemen, or free citizens, of the city aforesaid, or any of them, incur any fines shall, while they are or remain inhabitants of the said city against their, or any of their wills, be put impanelled, or returned upon any assizes, juries, or inquisitions whatsoever, out of the said city and limits thereof; or shall to any of the offices above-mentioned, or any other office or function whatsoever, out of the said city, be elected or chosen; and though they, or any of them, being summoned, impanelled, or returned, elected, or chosen, as atoresaid, shall refuse or neglect to for refusing to come and appear before our justices, or other jus- inquests, juries, tices, commissioners, or officers, of us, our heirs, or to execute or successors, (before whom such assizes, juries or of the jurisdicinquests shall happen to be summoned or returned) tion of the city. or in or upon the same assizes, juries, or inquests, shall refuse or neglect to be sworn or tried, or any of the offices, duties, or functions, aforesaid, shall refuse to do, receive, occupy, or discharge, yet the person or persons so refusing any contempts, fines, amerciaments, penalties, forfeitures or loss whatsoever, by reason of such refusal or neglect, to or towards us, our heirs, or successors, shall

Nor shall

any office out

not, nor either of them, shall in any wise incur, but therefrom and thereof, as well as before us, our heirs, and successors, as all other the justices, commissioners, and other officers whatsoever of us, our heirs, or successors, shall remain quiet, and forever discharged.

Grant & confirmation to all of their houses, lands, tenements and hereditaments,

And further, we do for us, our heirs, and sucthe inhabitants, cessors, by these present letters give, grant, ratify, and confirm, unto all and every the respective inhabitants and freeholders of the said city of New-York, and their several and respective heirs and assigns forever, all and every the several and respective messuages, tenements, lands, and hereditaments, situate, lying and being in the said city, and Manhattan's-Island aforesaid, to them severally and respectively granted, conveyed or confirmed, or mentioned or intended to be granted, conveyed, or confirmed, by any of the late Governors, Lieutenant-Governors, or Commanders in Chief, of the said province, or by any of the former Mayors, or deputy Mayors, and Aldermen and Commonalty of the said city of New-York, by that or any other name, stile, or title, or by others claiming under any such grant or conveyance, to have and to hold to them respectively, and to their respecsaving the quit- tive heirs and assigns forever; saving and reserving the several rents and quit-rents, reserved and due, and to be due and payable from each of the several persons, to whom by virtue of any former grants to them (or those from or under whom they respectively hold) the same messuages, tenements, lands, or hereditaments were made or given.

rents reserved by their grants.

And further, of our especial grace, certain, know- Power to the ledge, and meer motion, we do, for us, our heirs, purchase and and successors, give, grant, ratify, and confirm hold in fee any to the said Mayor, Aldermen, and Commonalty, of tenements, or our said city of New-York, and to their successors hereditiments, so as the clear forever, full, special and free liberty, license, pow-yearly value er, and authority, to take, receive, have, hold, and 30001 enjoy, to them and their successors forever, in fee per simple, any manors, messuages, lands tenements, hereditaments, rents, and other possessions and real estate, within or without the same city, as well of and from us, our heirs, and successors, as of and from all and every other person and persons whomsoever; so as the manors, messuages, lands, tenements, hereditaments, rents and other possessions and real estate, which the Mayor, Aldermen, and Commonalty of the city of New-York, shall and may have in their possession and seizen, at any one time, exceed not in the whole, the clear yearly rent or value of three thousand pounds per annum, money of our realm of Great Britain, beyond and above all charges and reprises, without any hindrance of us, our heirs, or successors, or the justices, escheators, sheriffs, coroners, bailiffs, or other the ministers of us, our heirs, or successors; and this without any other letters patent, liberty, license, or power, from us, our heirs, or successors, the statute of Mortmain, or any other act, law or statute, or any other cause, thing, or matter, whatsoever, to the contrary thereof in any wise notwithstanding; and the same manors, messuages, lands, tenements,

corporation to manors, lands, to dispose of at

And the same hereditaments, rents, and other possessions, or any their pleasure. part thereof, to demise grant, lease, and set over, assign and dispose, at their own will and pleasure, and to make, seal, and accomplish, any deed, or deeds, lease, or leases, evidences, or writings, for or concerning the same or any part thereof.

Grant and conmonalty of the City-hall and market houses, crane wharf, and common der house, and all other ferries hereafter to be settled, together with the ferry houses, pens, pounds, and ground, ing, and the ground between high east side of Wall About of the red hook vacant and unon Manhattan's Island, exand wharfs, &c

And we do, by these presents, of our especial firmation to the grace, certain knowledge, and meer motion, give, Mayor, Aldermen, and com- grant, ratify, and confirm, unto the said Mayor, Aldermen, and Commonalty, of the city of Newgaols, the five York, and their successors forever, all those the the great dock, now City-Hall and gaols, rooms or places, for the courts of justice and chambers adjoining, with the sewer the pow- ground and appurtenances thereto belonging, the the ferry and five market houses, the great dock, the now crane and wharf, with the common sewer leading through the great dock and bridge, and also the Magazine, or Powder-house, near the fresh water, all in the barns, stables, city of New-York, and the ferry and ferries on both sides of the East River, and all other ferries now thereto belong- and hereafter to be erected and established all round the Island Manhattan's; and the management and and low water- rule of, and all fees, ferriages, and perquisites to mark, from the the same, or any part thereof belonging, or to belong; and also the ferry houses on Nassau-Island, to the west side with the barns, stables, penn, or pounds, and lot and all waste, of ground thereto belonging; and also all the patented land ground, soil or land, between high-water and lowwater mark, on the said Island of Nassau, from the tending to low east side of the place called Wallabout to the west water-mark, with the bene- side of Red-Hook; and also to make laws and rules, fit of all docks, for the governing and well ordering of all the ferries

s | }

now erected or established, or hereafter to be erected or established round the said Island Manhattan's; and all the waste, vacant, unpatented, and unappropriated land, lying and being within the said city of New-York, and on Manhattan's-Island aforesaid, extending to low-water mark; together with the right, benefit, and advantage, of all docks, wharfs, cranes, and slips, or small docks within this city, with the wharfage, crange, and dockage, and all issues, rents, profits, and advantages aris- And all fits arising ing, or to arise or accrue by or from all or any of therefrom, and them; and all rivers, rivulets, creeks, coves, ponds, all rivers, creeks, coves, waters, water-courses, fishing, fowling, hunting, and other priviand hawking, mines, and minerals, and other roy- ge & hereditaalties and privileges within the city of New-York, ments, and all other their and Manhattan's-Island; and also all and singular rights and priother the rights, privileges, liberties, franchises, vileges. pre-eminences, advantages, jurisdictions, courts, powers, offices, authorities, markets, ferries, ferriages, fees, fines, amerciaments, perquisites, profits, immunities, lands, tenements, rents, possessions, and hereditaments, and other real estate, not only which in the before recited grant or writing made or mentioned to be made, in the year of our lord one thousand six hundred and eighty-six, and in the before recited letters patent of Queen Anne, mentioned or intended to be thereby, or by either of them granted or conveyed, but also, which the Mayor, Aldermen, and Commonalty, of the city of New-York, or their predecessors, inhabitants, or citizens of the said city of New-York, or any part

leges, advanta-

Grant by former charters,

and silver and all rents saving other persons' right and saving to goods.

thereof, by whatsoever other name, stile, or title, they or any of them, have been known or called, or which they have, held, or claimed to hold by perscription or held or claim- otherwise, (silver and gold mines excepted) and ed, except gold also, except our Fort George, in our city of Newmines, the fort, York, and the ground, full boundaries, and extent governor's gar- thereof, or thereto belonging, and also that piece farm, & swamp, of ground near the English Church, called the Goreserved by for. vernor's garden, and the land called the King's mer grants, & Farm, with the swamp next to the same: and savright ing the several rents, reserved by virtue of former to the premises; grants, and saving to all other persons, bodies pothose having litic and corporate, their respective titles, to any of plantations by the water side, the said lands or tenements; and saving to the inbetween Wall-habitants, or those that have plantations by the about, and redhook, a right water-side, between Wallabout and Red-Hook, the of transporting right of transporting themselves, and their own themselves and goods only, in their own boats, from and to their respective dwellings or plantations, without paying ferriage, to have and to hold all and singular the premises aforesaid, and every part and parcel thereof (except and saving, as is herein excepted and saved) unto the said Mayor, Aldermen, and Commonalty of the city of New-York, and their successors forever, to their only proper use and behoof forever.

> And also, we do further, of our especial grace, certain knowledge, and meer motion, give, grant, ratify and confirm unto the said Mayor, Aldermen, and Commonalty, of the city of New-York, and to their successors forever, all that space of ground

and soil of Hudson's River now lying and being To hold to the under the water of the same river, to begin at a fee, grant of certain place, near high-water mark, at the south the soil under water from end of a piece of upland, which lies between the Bestaver's Kilsaid river, and a piece of meadow ground or marsh, on the Northbeing the first piece of meadow ground or marsh river. near Hudson's River, to the southward of Greenwich, and from whence the above named run of water called Bestaver's Killitie, or rivulet, runs into Hudson's River, from which place of beginning to extend and run to the south side of the street which runs from the parade before our fort in New-York to Hudson's River, south, eighteen degrees, thirty minutes west, on a straight line, the distance being one hundred and twenty-five chains, from which line to run a perpendicular breadth of, and to comprehend four hundred feet from low-water comprehendmark, into Hudson's River, the same containing ing 400 feet below low waeighty two acres, and one half acre, or thereabout, ter mark, and And also, all that space of ground and soil of the containing 82 acres and an East River, from the north side of Corlaer's-Hook half. to Whitehall, beginning at two large stones, set on the soil of the the south side of a small creek in a marsh on the East river from Corlear'snorth side of Corlear's-Hook; from whence, to Hook the eastermost point of Corlear's-Hook, the distance on a straight line, running south, fifteen degrees thirty minutes east, is forty chains and two rod; from thence to Whitehall, on a straight line, running to the Whitesouth, seventy-eight degrees thirty minutes West, the distance is one hundred and fifty-two chains, from which two lines, to run a perpendicular breadth of, and to comprehend four hundred feet from low-water-

corporation in

And also, of

comprehending 400 ft. from low water. 127 acres, with

With power to wharf out use it as they

To hold to them in fee-

think fit.

not to wharf out, before prior grants of keys or wharfs ter mark, without their consent.

mark into the East River, the same containing one hundred and twenty-seven acres, or thereabouts; mark, & being together with all and singular the benefits, liberall profits aris- ties privileges, ways, water-courses, easements, ing or to arise wharfs, keys, profits, hereditaments, and appurtenances to the same, or any part thereof belonging or appertaining, or to belong or to appertain, or that can in any wise be had, made, used, or enjoyed thereon, or therewith used, with full power and authority at any time or times hereafter to fill, make up, wharf, and lay out, all and every part thereof; and the same to build upon and make the same, and use of in such manner, as they, the said Mayor, Aldermen, and Commonalty, and their successors, shall think fit; and also all our estate, right, title, interest, benefit, claim and demand whatsoever, of, in, or to the same, and the reversion and reversions, remainder and remainders, and the yearly, and other rents, issues and profits, thereof; To have and to hold, all and singular the premises aforesaid, unto them the said Mayor, Aldermen, and Commonalty, and their successors, to their own proper use and behoof for ever, and to no other use, intent, or purpose, whatsoever. Provided Corporation always, that nothing in these presents, shall be construed to empower or entitle the said Mayor, those who have Aldermen, and Commonalty, of the city of New-York, or their successors, to wharf out before any below low wa- persons who have prior grants, from us, or some or one of our predecessors, of keys or wharfs beyond low-water-mark, without the actual agreement or consent of such persons, their heirs, or as-

signs, owners of such keys or wharfs. And also, shall have 40 that of the wharfs to be built, or run out, there foot broad toshall be left towards the said East and North Ri- wards the East vers, forty feet broad, as well for the greater con-rivers, for tradveniency of trade, as at any time or times hereaf- ing and plantter, for us, our heirs, and successors, to plant batteries thereon, in case of any necessities; to do which, we do, for us, our heirs, and successors, hereby reserve power; any thing herein contained to the contrary, in anywise notwithstanding; they the said Mayor, Aldermen, and Commonalty, and their successors, rendering, yielding, and paying, for all and every the rights, privileges, franchises, pre-eminences, advantages, jurisdictions, courts, powers, offices, authorities, fines, amerciaments, corporation, perquisites, fees, ferriages, profits, immunities, under the yearlands, tenements, rents, possessions, heredita- 30s. Proclamaments, and other real estate, and all other the tion money, over and above premises, in and by these letters, before and here- all former Quitafter granted, or meant, mentioned, or intended to be hereby granted unto us, our heirs, and successors, or, unto our, or their, receiver-general for the said province of New-York, for the time being, at the custom house, in the said city of New-York, yearly and every year, on the feast day of St. Michael, the Arch-Angel, the annual rent of thirty shillings, proclamation money, besides and over and above the yearly quit rent of one Beaver-skin, or the value thereof, in current money of our said province, in and by the aforesaid recited grant, made in the year one thousand six hundred and eighty-six, reserved to be paid on the twenty-fifth day of March,

and North ing Batteries.

To hold to the

T.

yearly forever; and also the yearly quit-rent of five shillings, current money of New-York, in and by the before recited letters patent of Queen Anne, reserved to be paid at or upon the feast-day of St. John the Baptist, yearly forever.

Corporation quietly enjoy, all their rights

And we do further, of our especial grace, certain knowledge, and meer motion, for us, our heirs, and privileges and successors, by these presents, give and grant, unto the aforesaid Mayor, Aldermen, and Commonalty, of the said city of New-York, and their successors for ever, that they and their successors, all and singular the rights, privileges, franchises, pre-eminences, advantages, authorities, jurisdictions, liberties, officers, courts, powers, immunities, ferries, ferriages, profits, and perquisites, hereinbefore mentioned, or intended to be hereby granted or confirmed, shall, and may forever hereafter, have, hold, enjoy, and use, without the hindrance or impediment of us, our heirs, or successors, or of any of the justices, sheriffs escheators, coroners, bailiffs, or other officers, or ministers, whatsoever, of us, our heirs, or successors, albeit the same or some, or any one of them, have uot been used, or may have been abused, misused, or discontinued, forfeited, or lost, being unwilling, and hereby forbidding, that the said Mayor, Aldermen, and Commonalty, or their successors, or any of them, by reason of the premises aforsaid, or any part thereof, by us, our heirs, or by the justices, sheriffs, escheators, bailiffs, or other officers or ministers of us, our heirs, or successors, be hindered, molested, vexed, or aggrieved, or in

Without the hindrance of any person whatsoever.

any wise disturbed; being willing, and by these presents, for ourselves, our heirs, and successors, commanding as well all the judges and justices of us, our heirs, and successors, as the attorney and solicitor-general of us, our heirs, and successors, for the said province, for the time being; and also, all other officers and ministers whatsoever of us, our heirs, and successors, for the time being, that neither they, nor any of them, do prosecute or continue, or cause to be prosecuted or continued, any information, or any writ, or summons of Quo Warranto, or any other writ or writs, pro-By any infermasecution, suit, or processes, whatsoever, against the tion, Quo Waraforesaid Mayor, Aldermen, and Commonalty of suit. the city of New-York, or their successors for the time being, or against any of them, for any causes, things, offences, claims, usurpations, or omissions, or any of them, by them, the said Mayor, Ader- For any matter men, and Commonalty, or any of them, or by the or cause whatpredecessors, or any of them, or by any other Mayor, Aldermen, and Commonalty, of the city of New-York, or any of them, done, attempted, claimed, used, had, usurped, or committed, or omitted at any pelled to antime before the making of these letters. And we swer before any being willing also that the said now Mayor, Al-justices, officers or ministers, for dermen, and Commonalty of the city of New- any claims a-York, and their successors, shall not, nor shall any, matters had or or either of them, be molested, or impeached, by done before the date hereof. or before any judge or judges, justice or justices, sheriffs, officers, or other ministers aforesaid, in or for any use, claim, abuse, usurpation, of any the aforesaid, or of any other liberties, franchises, or

Nor be combuses or other

jurisdictions, within the city aforesaid, and the liberties and precincts thereof, before the day of the making of these letters, had used, claimed, abused, or usurped, nor to or for them, or any of them, or for any other thing whatsoever, shall be compelled to answer; and also of our more abundant especial grace, certain knowledge, and meer motion, we have given, pardoned, remitted, released, and quit-claimed, and by these presents do, for ourselves, our heirs and successors, give, pardon, remit, release, and quit claim to the aforesaid Mayor, Aldermen, and Commonalty of the city of New-York aforesaid, and to their successors forever, by whatsoever name the same Mayor, Aldermen, and Commonalty, may be called, named,

and pardon of formations and prosecutions.

Grant, release or styled, or lately heretofore were called, styled, all suits and in named, or titled, all and all manner and actions whatsoever informations and suits of Quo Warranto and other informations, suits, and prosecutions; and also, all and singular usages, non-usages, abuses, forfeitures, usurpations, intrusions, omissions and also, all unjust claims of any rights, privileges, liberties, franchises, jurisdictions, courts, powers, offices, fees, fines, americaments, ferries ferriages, perquisites, rents, possessions, lanes, tenements, or hereditaments, whatsoever, by the aforesaid Mayor, Aldermen, and Commonalty, of the city aforesaid, or by any of their predecessors, or by any other Mayor, Aldermen, and Commonalty of the city of New-York, by whatsoever name, or names, or incorporation, or by pretext of any incorporation, before the day of

the making of these presents, perpetrated, made, or claimed; and, also, all and all manner of fines, amer-fines and forfeit. ciaments, penalties, sums of money, and other for- ures. feitures whatsoever, by reason of such usurpation, intrusion, usage, non-usage, omission, abuse, or unjust claim, and that they the said Mayor, Aldermen, and Commonalty, of the city of New-York, and their successors, and every of them be, and shall be, and hereby are, thereof fully acquitted and discharged towards us, our heirs, and successors, forever; being unwilling that they, or any of them, should, by reason of the premises aforesaid, or any part thereof, by us, our heirs, or successors, or by any of our justices, sheriffs, ministers, or officers, whatsoever, be troubled, molested, or in any wise vexed.

And further, we do of our especial grace, certain Covenant, that knowledge, and meer motion, will, declare, and shall quietly signify, and by these presents, for us, our heirs, and enjoy all their successors, do grant unto, and covenant with, the by granted said Mayor, Aldermen, and Commonalty, of the lands, tene city of New-York, and their successors, not only ments and hethat they and their successors forever hereafter may, and shall, have, hold, use, possess, and enjoy, all the rights, privileges, liberties, franchises, jurisdictions, courts, powers, offices, authorities, markets, ferries, fees, fines, amerciaments, perquisites, profits, immunities; and also all the rents, possessions, lands, tenements, and hereditaments, and all other the premises in these presents mentioned, and intended to be hereby granted and confirmed;

And of all

the corporation former & here-Franchises, reditaments.

of the inrollment thereof to be of force,

and be expounded most benignly, and in favour of the corporation in all courts and places whatsostanding any imperfection. omission, matter, cause or thing whatsoever.

This grant but also, that these our letters, being entered upon record, as is hereinafter appointed, and the record or inrollment thereof, and either of them, and all and every thing therein contained, from time to time, and at all times hereafter, be, and shall be, firm, valid, good, sufficient, and effectual in law towards and against us, our heirs, and successors, according to the true intention thereof; and in and through all things shall be construed, taken, and expounded most benignly, and in favour, and for the most and greatest advantage, profit, and benefit of the said Mayor, Aldermen, and Commonalty, of the city of New-York, and ever. Notwith. their successors, as well in all courts as elsewhere, without any confirmation, licences, tolerations, procured or to be procured, of us, our heirs, or successors, notwithstanding that any writ or writs of ad quod damnum, hath or have not issued, or is or are not returned, before the making of these presents, and notwithstanding the not reciting, misreciting, or not rightly or certainly reciting, or ill or wrong reciting the said rights, privileges, liberties, franchises, jurisdictions, courts, powers, offices, authorities, markets, ferries, fees, amerciaments, perquisites, profits, immunities, rents, possessions, lands, tenements, hereditaments, and any other the premises, in or by these presents granted, or mentioned, or intended, to be hereby granted, or any part or parcel thereof, and notwithstanding the not finding, or ill or not right or certain finding of any office or offices, inquisition or inquisitions of the premises, hereby granted or mentioned, or intended, to be hereby granted, or any part or parcel thereof, by which our title in and to the said premises, or any part thereof, might, could, should, or ought to have been found, before the making of these presents; and notwithstanding any defect in not reciting or ill-reciting of any lease, grant, or grants, of the premises, or any part thereof, being upon record, or not upon record, or otherwise, howsoever; and notwithstanding the ill-naming, misnaming, or not right or certain naming any place or precinct, wherein the premises, or any part thereof, are or is; and notwithstanding, any defect in not mentioning, or not fully, rightly, or certainly, mentioning the name or names of all or any the rights, privileges, liberties, franchises, jurisdictions, courts, powers, offices, authorities, markets, ferries, fees, amerciaments, perquisites, profits, immunities, rents, possessions, lands, tenements, hereditaments, or other the premises, hereby granted, or intended to be granted, or any part or parcel thereof; or of the yearly, or other rent of, or reserved in, and upon the premises, or any part thereof; and notwithstanding any defect, for the want of a computation or declaration, or for the omission of the true value of the premises, in these presents mentioned or intended to be hereby granted, or any part thereof, and notwithstanding any defect in not mentioning our true right, estate, or title of or to the same premises, or any part or parcel of them; and notwithstanding, the not mentioning, or not fully, rightly, or certainly, mentioning the

natures, kinds, species, or quantities, of the pre-

If any fault should hereafter be found in these presents, will make any other grant to the corporation or think fit.

and charges.

This grant to be made, and sealed without paying any fee for the same

Notwithstanding any omission or imperfection whatsoever.

mises, or any of them, or any part or parcel of and notwithstanding any act, statute, or ordinance of parliament, or any act of assembly; and notwithstanding any other defects, defaults or imperfections, or any other cause or thing whator imperfection soever. And further, that if any fault, mistake or imperfection, in time to come, shall be found in these presents, or any doubt, scruple or question, that, the crown be, or shall be made, or shall happen to arise, concerning the premises, or any part thereof, that we, as they shall see our heirs, and successors, shall and will vouchsafe to make any other grant or assurance, under the great seal of us, our heirs, or successors, of the said province of New-York, to the Mayor, Aldermen, and Commonalty, of the city of New-York, for the time being, and their successors, at their own proper charges, for the better giving, grant-At their costs ing, and confirming, and for their safe and better enjoying the premises aforesaid, and every part thereof, when it shall be desired by the same Mayor, Aldermen, and Commonalty of the city of New-York, or their successors. Also, we will, and by these presents grant unto the said Mayor, Aldermen, and Commonalty, that they and may have these presents, made and sealed under the great seal of our said province of New-York, without, rendering, paying or making any fine or fee, great or little to us, or to our use, for the same, although no express mention is made of the true yearly or other value, or of the certainty of the premises, or any part thereof, or of the gifts or grants, heretofore by us, or our ancestors, or by any Governor, Lieutenant-Governor, or Commander in Chief, of the said province of New-York, to the Mayor, Aldermen and Commonalty, of the said city of New-York, or to the citizens or inhabitants of New-York, aforesaid, by that or any other name, stile, or title, or any other statute, act, ordinance, proclamation, provision or restriction, made, published, ordained, or provided to the contrary, or any other cause or matter whatsoever, in any wise notwithstanding.

In Testimony whereof, we have caused these our letters to be made patent, and the great seal of our said province to be hereunto affixed, and the same to be entered of record in our secretary's office of our said province in one of the book of patents there remaining. Witness our trusty and well-beloved John Montgomery, esq. our Captain-General and Governor in Chief of our said province of New-York, and the province of New-Jersey, and teritories depending thereon in America, and Vice-Admiral of the same, &c. at our Fort-George in New-York, the fifteenth day of January, in the fourth year of our reign.

Date of the Charter.

May it please your Excellency,
I HAVE perused this Charter, and find nothing
therein prejudicial to the interest of his Majesty.

To his Excellency R. BRADLEY,
'The Governor of the province of

New-York, &c. Attorney-General,
15th January, 1730.

I DO certify, that the aforegoing is a true copy of the original charter remaining in the clerk's office of the city of New-York, carefully examined and compared by

> T. WORTMAN, Clerk, New-York.

An ACT for confirming unto the city of New-York, its rights and privileges.

Passed the 14th of October, 1732.

6th ' GEORGE II. A. D. 1732.

I. BE it declared and enacted by the Governor, the Council, and the General Assembly of the colony. of New-York, and it is hereby enacted by the authority of the same, That the Mayor, Alder-The Mayor, men, and Commonalty, of the city of New-York,

Aldermen, and York, to be a

Commonalty of shall, and may, forever hereafter remain, continue, the city of New and be a body corporate and politic, in re facto et corporation, &c nomine by the name of the Mayor, Aldermen, and Commonalty of the city of New-York; and by that name to sue, plead, and be impleaded, and to answer, and to be answered, without any seizure or forejudger, for, or upon any, pretence of any forfeiture or misdemeanor at any time heretofore done, committed, or suffered.

All letters patofore made to &c. declared good and valid.

II. And be it enacted by the authority aforesaid, tent, &c. here- That all and singular letters patent, grants, charthe said Mayor, ters, and gifts, sealed under the great seal of the colony of New-York, heretofore made and granted unto the Mayor, Aldermen, and Commonalty, of the city of New-York, be, and are hereby declared to be, and shall be good, valid, perfect, authentic, and effectual in the law, and shall stand,

be taken, reputed, deemed, and adjudged good, perfect, sure, available authentic, and effectual in the law, against the King's Majesty, his heirs, and successors, and all and every person and persons, whomsoever, according to the tenor and effect of the said letters patent, grants, charters, and gifts.

III. And be it enacted by the authority aforesaid, And are hereby That all and singular letters patent, grants, charters, and gifts, sealed under the great seal of the colony of New-York, heretofore made and granted unto the Mayor, Aldermen, and Commonalty, of the city of New-York, be, and are, to all intents and purposes, hereby ratified and confirmed.

> And also all vileges, fran-

IV. And be it enacted by the authority aforesaid, That the Mayor, Aldermen, and Commonalty, of their rights, pri the city of New-York, and their successors, shall, chises, &c. and may forever hereafter, peaceably have, hold, use, and enjoy, all and every the rights, gifts, charters, grants, powers, liberties, privileges, franchises, customs, usages, constitutions, immunities, markets, duties, tolls, lands, tenements, estates and hereditaments, which have heretofore been given, or granted, unto the Mayor, Aldermen, and Commonalty of the city of New-York, by any letters patent, grant, charter, or gift, sealed under the seal of the colony of New-York.

V. And be it enacted by the authority aforesaid, This act to be That this present act shall be accepted, taken, and taken as a general and public reputed, to be a general and public act of Assem- Act. bly; of which all and every the judges, and justices

of this colony, in all courts, and all other persons, shall take notice on all occasions whatsoever, as if it were a public act of assembly, relating to the whole colony; any thing herein contained to the contrary thereof in any wise notwithstanding.

FINIS.

INDEX.

Pa	ge
ACRES, the soil under water from Bestaver's Killitie to	
the fort on the North River, comprehending 82 1-2; and al-	
so from Corlaer's-Hook to the Whitehall, comprehending	
	101
Aldermen, the number of to be six, by the charter of 1686,	8
the number encreased to seven, in 1732,	47
formerly chosen annually, one for each ward	
by the freemen being inhabitants of such ward, and the	
freeholders on the feast of St. Michael,	55
annually,	56
, any one of the, may commit to the common	
gaol persons guilty or suspected of crimes & misdemeanors,	18
any one of the, may commit to the bridewell	
or work house, rogues, vagabonds, and suspicious persons.	
-See Bridewell and Workhouse,	74
	79
and justices of Oyer and Terminer, and of the	
Gaol delivery,	81
each of the, authorised to hear and determine,	
either with or without a jury, all causes under 40s.	89
comply with his decision,	ib.
should any of the, refuse to serve, die, or re-	
move out of the city, during the term for which he was elec-	**
ted, another shall be chosen in his room,	58
if any freeholder and freemen shall be appoint-	
ed as Alderman and decline to serve, he is liable to a fine	
of fifteen pounds and another shall be appointed in his	0.1
room, 60 &	01
the Mayor may appoint one of the, to be ap-	

ii

proved of by the Governor, as his deputy.—See Deputy	
Mayor,	48
Hle, the assize of, granted to the corporation,	68
—— gaugers of, may be appointed by the corporation,	73
—— public sellers of, by retail, shall obtain an annual	
licence from the Mayor,	77
—— persons selling without licence forfeit five pounds,	78
Aliens, shall not be admitted freemen of the city, 21 &	72
Alleys, the power of laying out, altering, and amending,	
vested in the corporation, 5 &	67
Alms-House, corporation authorised to build, or to appro-	
priate any of their buildings for an,	74
, keepers of the, to be appointed by the cor-	
poration,	75
Amerciaments, reasonable, may be imposed by the com-	
mon council, on those who offend against their laws,	13
Assessors, the number to be sixteen,	48
two by "charter" chosen annually for each of	
the first six wards and four for the out ward, by the freemen	
being inhabitants and the freeholders, on the feast of St.	
Michael,	55
should any one die or remove out of the city	
during the time for which he was elected, another shall be	
chosen in his room,	58
——— when any freeholder or freeman shall be chosen	-
assessor and declines to serve, he is liable to a fine of fif-	
teen pounds,	60
Assistants to the Aldermen, the number of, at first, 6,	8
encreased to seven in the year 1732,	47
, one for each ward formerly chosen by the ma-	
jority of voices of the freemen being inhabitants and the	
freeholders, on the feast of St. Michael,	55
, should any one die or remove from the city,	
during the time for which he was elected, another shall be	
chosen in his stead,	58
——— when any freeholder or freeman shall be chosen	
as assessor and declines to serve, he is liable to a fine of	
fifteen pounds,	60

O.E.

Assize of bread, wine, beer, ale, &c. granted to the cor-	
poration,	68
Attorneys, by charter, eight only were appointed for the	
mayor's court, to continue in office during good behaviour,	86
besides these and the attorney and solicitor	-10
general, no other allowed to practise,	88
- after the death or removal of any two or more,	
the number to be limited to six,	87
how removable from office for bad behaviour,	ib.
none shall be admitted unless recommended	
by the mayor, deputy mayor, or recorder, and at least	
three aldermen, and approved of by the governor,	68
Authorities those anciently enjoyed by the city, confirmed	
by the charter,	8
В.	
BATTERIES, the corporation in wharving out, upon	
the North and East Rivers, shall leave 40 feet for the pur-	
pose of trade and planting batteries,	103
Bayard, Nicholas, constituted first mayor, by the char-	100
ter of 1686,	11
Beadles formerly appointed by the corporation,	73
Beaver Skin, a, to be paid annually by the corporation	.0
as a quit rent for the immunities granted to them in 1686,	7
Bedlow Island within the jurisdiction of the city of New-	
The second secon	41
York, Beef, the common council authorised to appoint survey-	-1.1
•	73
ors of, Beer, public sellers of, by retail, shall annually be li-	
	277
Solidou by the Lizhy sty	78
—— penalty for thus selling without licence, —— the assize of, granted to the corporation,	68
, gaugers of, may be appointed by the corporation,	78
Bellmen, formerly appointed by the corporation,	73
₩ 6	z 41
Boundries of the city, Brandy, public sellers of, by retail, shall annually be li-	
censed by the mayor,	77
penalty for selling without licence,	78
politicy for Southe William House	

Brandy, gaugers of, may be appointed by the corporation,	73
Bread, the assize of, granted to the corporation,	68
the corporation authorised to appoint surveyors of,	73
Bridewell, corporation authorised to erect or appropriate	
one or more of their buildings for a bridewell or bride-	
wells,	ib.
keepers of, to be appointed by the corporation,	ib.
rogues, vagabonds, stragglers, and suspicious	
persons may be committed to, by the mayor, recorder, or	
any alderman,	74
Bucking Island, within the jurisdiction of the city,	41
Burying Ground, new, the profits arising from the grant-	
ed to the corporation,	5
C.	
Chamberlain, formerly appointed on the feast of St. Mi-	
chael, by the common council,	55
now appointed on the day of the election of	00
charter officers,	ib.
should he die or remove ont of the city du-	20.
ring the time for which he was elected, the common council	
shall appoint another in his room,	59
shall attend upon the mayor, aldermen, and	US
recorder, and execute their commands,	90
Charitable Uses, lands, tenements, goods, or chattels,	30
previously given for, shall not be employed to any purpose	
different from the intention of the donor,	25
Charter, to be expounded most benignly, and in favor	20
of the corporation, notwithstanding any imperfection, omis-	
	108
Charter Officers, formerly elected annually on the feast of	
St. Michael, by the freeholders and freemen in each respec-	
tive ward,	55
formerly sworn into office on the 14th Oc-	
tober annually,	56
should any of the, die, or remove out of	
the city, during the time for which he was elected, another	
shall be chosen in his room,	58
when any freeholder or freeman shall be	

appointed as a charter officer, and shall decline to serve, he	
is liable to a fine of 15 pounds, and another shall be ap-	
pointed in his room, 60 &	61
Clerk Town or common, shall also be clerk of the	
court of record, of the peace [and of the sessions of the	
peace,	84
upon his death, the governor may appoint	
another,	85
when the office of, becomes vacant, the com-	
mon council may appoint one to act, till another shall be	
appointed by the governor and sworn,	86
shall attend upon the mayor, recorder, and	
aldermen, to execute their commands,	90
Collectors, the number of the, formerly eight,	52
——— of these one was to be chosen for each of the	
first six wards and two for the out ward, by the freemen and	
freeholders, annually on St. Michael's day,	55
should any one die, or remove out of the city,	
during the time for which he was elected, another shall be	
chosen in his stead,	58
when any freeholder or freeman, who shall be	
elected as collector, shall decline to serve, he is liable to a	
fine of fifteen pounds, and another shall be chosen in his	
stead, 60 &	61
Common Council in 1686, to consist of the mayor and at	
least 3 aldermen and 3 assistants,	12
in 1732, the number encreased to the	
mayor or recorder, and at least 4 aldermen and 4 assist-	
ants,	62
the market houses, bridge, dock, wharves,	
new buriel ground and ferry, with all profits arising there-	
from, granted to the,	4
all waste and unappropriated lands on	
Manhattan Island, extending as far as low-water-mark, to-	
gether with all rivers, &c. granted to the,	6
also all streets, lanes, alleys, and high-	
ways, with the power of laying out and amending the same,	
provided the property of individuals be not impressed,	5

Common Council as also the royalties of fishing, fowling,	
hunting, &c. and all mines, except those of gold and silver,	7
empowered by the charter of 1686, to	
make, alter, and repeal laws, provided they be not repug-	
nant to the king's prerogative, the laws of England, and	
the acts of the assembly, and that they do not remain in	
force longer than three months, unless sanctioned by the	
governor and council,	13
non-observance of such laws,	ib.
may purchase and hold lands, tenements,	
&c. in fee simple, not exceeding 1,000l. per annum, and	
dispose of the same at pleasure,	22
may take in, fill up, and lay out the ground	
in and about the city and island, and build upon the same as	
far into the rivers thereof and that encompass the same as	
low water-mark,	23
shall enjoy all the profits accruing from	
the ferry between New-York and Long-Island, and also	
from the vacant and unappropriated land between high and	
low-water-mark, from the Wallabout to Red-Hook, except	
that persons having plantations on the river side, may trans-	
port themselves and goods in their own boats free of ex-	
pence,	30
shall pay for the said ferry an annual quit	
rent of five shillings,	31
———— may establish and regulate as many ferries	
as they may see fit, 32 &	66
may purchase and hold lands and tene-	
ments, goods, and chattels, within or without the province,	
and dispose of the same at pleasure,	40
on any freeholder or freeman, who, after being elected as	,
a charter officer, shall decline to serve,	60
may by the charter of 1732, make by-	
laws not repugnant to the laws of England or of the pro-	
vince, which shall not continue in force longer than twelve	
months, unless confirmed by the governor and council,	63

Common Council may either disfranchise or fine those	
who transgress the by-laws,	63
may hold as many markets as they shall	
judge proper, on every day except Sundays,	68
have sole power of determining the elec-	1
tions of all their officers and ministers, elected in and for	
the corporation,	65
may fine any of their members or officers,	
in the sum of 20s. who, after due notice, shall neglect to at-	
tend a meeting of the corporation, unless a reasonable ex-	
cuse shall be produced to the contrary,	ib.
gers, watchmen, bridewell keepers, &c. and displace them	
at pleasure,	73
may have one or more gaols, bridewells,	
&c.	74
may appoint and remove the keepers at	
their pleasure,	75
may build an alms-house and appoint the	
officers thereof, 73 &	75
vested with the soil under water from Bes-	
taver's Killitie to the fort on the North River, and also from	
Corlear's Hook to Whitehall on the East River, compre-	
,	101
may wharf out the same and use it, as	
they may see fit, provided they do not wharf out before	
those who have brief grants	102
they shall also leave 40 ft. broad, towards	
the Latest et 1 to the 2 to th	103
shall pay a certain quit rent,	ib.
shall enjoy, without any let or hindrance,	
all their former rights and privilegory	104
Common Pleas, court of, may be held, on every Tuesday	
by the Mayor, Recorder, and Aldermen, or any three of	
them, whereof the Mayor or Recorder shall be one,	23
High Constable, how appointed, 9 &	17
Constables, seven were to be elected, according to the	_
charter of 1686,	9

viii

Constables and chosen annually, on the feast of St. Mi-	1
chael, viz. one for each of the first five wards respectively,	
and two for the out ward, by the majority of voices,	1'
number of the increased to 16,	48
two of whom were to be elected annually, on	
the feast of St. Michael, for each of the first six wards respectively, and four for the out-ward, by the freeholders	
and freemen viva voce,	5
for which he was appointed, another shall be elected in his	
stead,	58
should any freeholder or freeman, who has been	
elected as constable, refuse to serve, he is liable to a fine	
of 15l. and another shall be elected in his room, 60 &	6
shall attend upon the Mayor, Recorder, and	
on any of the Aldermen to execute their commands, 18 &	90
Coroner formerly appointed by the governor, now by the	
council of appointment,	54
should he die during the time for which he was	
appointed, another shall be appointed in his stead,	56
shall take an oath of office,	58
Corporation of the city of New-York, members of the	
formerly known by various names,	2
known, by charter, under the name of the	_
"Mayor, Aldermen, and Commonalty of the city of New-	
York," 9 &	30
no one of the, shall be compelled to serve	
upon any jury, nor execute any office whatever out of the	
jurisdiction of the city, so long as they remain inhabitants	
thereof,	94
See Common Council, and Mayor, Alderman, and Com-	JA
monalty.	
Correction, the common council authorised to build a	1
house of, and to appoint and remove the keeper or keepers	
thereof at pleasure,	73
	ib.
Cullers, to be licensed by the Mayor, during his pleasure,	
Cider, public sellers of, by retail shall annually obtain a	. 0
	19
licence from the Mayor,	10

INDEX.	ix
Cider penalty for selling without licence,	78
guagers to be appointed by the corporation,	73
D.	1
DEPUTY-MAYOR, the Mayor may appoint one of the	
Aldermen as his deputy, who, after being approved of by	
the governor, shall during the sickness or absence of his	
	48
if the Mayor die, the deputy shall ex-	
ecute the duties of the office till a successor shall be ap-	
pointed and sworn into office, 49 &	93
assigned justice,	7 9
his oath of office,	92
, Docks, the profits arising from, in the city, granted to the	
corporation, 5 &	99
Dock Ward, the old, how bounded,	43
E.	
EAST WARD, the old, how bounded,	45
Election, the annual, for charter officers, formerly held on	
the feast of St. Michael, by the freeholders and freemen	
viva voce.	55
Extent of the City by the charter, 7 &	41
${f F}_{f \cdot}$	
FELONIES, persons guilty of, or suspected of, may be	
committed to gaol by the Mayor, Recorder, or any of the	
Aldermen,	18
to be heard and determined before the court	
	80
Ferry, between New-York and Long-Island, granted to	
the corporation in 1686,	5
together with all the vacant and unappropriated	
lands on Long Island, between high and low-water-mark	
from the Wallabout or Red-Hook, 29 &	98
- liberty reserved to those having plantations near	1
the river between the Wallabout to Red-Hook, to trans-	
port themselves and their goods in their own boats without	
paying ferrage,	31
common council empowered to establish as many	
as they see fit, 32 &	66
—— may mkae laws and rules for the government of,	99

3
21
6 0
ib.
9
64
73
30
)",
60
20
.0
70
(,
1
1
2
0

annually chose charter officers, by plurality of votes, on the	
feast of St. Michael,	55
This is now changed—See Franchise.	
Freemen shall not be compelled to serve on any jury or	
inquest, nor to execute any office, out of the jurisdiction of	
the city, so long as they remain inhabitants,	94
G.	
GARBLES, may be appointed by the common council,	73
Guagers of wine, beer, ale, cider, rum, brandy, &c. may	10
be appointed and removed at pleasure, by the common	
council,	ib.
Gaol Delivery—See Oyer and Terminer.	10.
Gaols, the corporation may have one or more,	74
— the keepers of, to be appointed by the common	17
council,	75
Gaoler shall take into custody, malefactors committed by	.0
the mayor, recorder, or any alderman, and keep them till	4
delivered by law,	75
shall receive into custody such persons, as the	
mayor, recorder, or any alderman, may, in certain cases,	
commit for non-compliance with their decrees,	90
shall be obedient to attend upon the mayor, re-	20
corder, and aldermen, and each of them to execute their	
commands,	ib.
Grain, the common council to appoint measurers of,	73
Great Barn Island, within the jurisdiction of the city,	41
H.	
·	
HEREDITAMENTS, anciently enjoyed, confirmed	0
by the charter,	8
given for charitable or pious uses,	
shall not be applied to any purpose different from the inten-	05
tion of the donor,	25
High Constable, to be annually appointed by the may-	44
or	99
dying before the time, for which he was	• 7
appointed, another shall be appointed in his stead,	ib
High water and low water mark, all the vacant and unap-	
propriated land between, on Long Island, from the Walla-	00
bout to Red-Hook granted to the corporation,	29

nighways, the power of laying out, unering, and amend-	
ing, granted to the corporation—See Roads.	67
I.	
IDLE PERSONS, having no visible way of livlihood,	
may be committed to bridewell by the mayor, recorder, or	
	73
where they might be formerly punish-	
ed, not exceeding life and limb, at the discretion of a magis-	
trate,	ib.
. J.	,
JURISDICTION of the city, its extent and limits,. 7 &	41
Justices of the peace, the mayor, deputy mayor, recorder,	
and aldermen, are, by virtue of their offices,	79
· I.	
)
Lands, formerly belonging to the city confirmed by the	8
charter, granted for pious or charitable purposes, shall	U
never be appropriated in a manner contrary to the intention	
of the donor,	25
all vacant and unappropriated, on Long-Island,	
from high to low water mark, between the Wallabout and	
Red Hook, granted to the corporation,	29
Lanes, the power of laying out, altering, and amending,	
vested in the common council, 5 &	67
Laws, agreeably to charter, could not formerly be passed	
by the common council, that were repugnant to the king's	
prerogative, the laws of England or acts of the assembly,	13
could at first be in force only for 3 months, unless	
confirmed by the governor and council,	ib.
—— in 1732, could remain in force for no longer than 12	
months, unless confirmed as above,	63
Liberties, those anciently enjoyed by the city, confirmed	
by the charter, 8 & :	107
Licences, tavern keepers must annually obtain from the	100
mayor, 19 &	77
persons selling liquors without licence, liable to	D
a penalty,	78
marshals, porters, cartmen, packers, cullers &c.	
shall have licence from the mayor, during his pleasure,	77

Limits or boundaries of the city described, 7 §	41
Liquors, strong, public sellers of by retail, shall annually	,
take out a licence from the mayor,	19
excisable liquors, guagers of, may be appointed	
by the common council,	73
Little Barn Island, within the jurisdiction of this city,	41
all along the shore of, from directly	
opposite the mouth of the creek called Spyten Devil to the	
south side of Red Hook, granted to the corporation,	ib.
M.	
MALEFACTORS, or persons suspected as such, may	
be committed to the common gaol, by the mayor, recorder,	1
or any of the aldermen,	18
Manhattan Island, all waste and unappropriated lands on,	
as far as low water mark, as also the royalties of fishing,	
fowling, hunting, &c. granted by charter to the common	
council,	7
Manning's Island, within the jurisdiction of the,	41
Manual Occupation—See Trade,	ib.
Market, Clerk of the, by the charter of 1686, to be ap-	
pointed by his majesty, and in defect thereof, by the gover-	
nor,	15
to be sworn faithfully to perform	
the duties of his office,	ib.
mayor, by himself, or deputy, shall	
execute the duties and receive the emoluments of that office,	76
Markets, the common council authorized, by the charter	
of 1686, to hold 3 in each week, viz. on Tuesdays, Thurs-	
days and Saturdays,	22
by charter of 1732, may hold markets in 5 dif-	
ferent places daily, Sundays excepted, and as many more	60
as they shall see fit,	68
Marshal, or serjeant at mace, to be appointed,	9
Marshals, to be licensed by the mayor, during his plea-	76
sure,	10
shall be obedient to and attend upon the may-	
or, or recorder, or any of the aldermen, to execute their	90
commands, precepts, warrants, &c.	30

Mayor, Nicholas Bayard, the first nominated to that of-	
fice in the charter of 1686,	11
- formerly appointed by the governor and council	
on St. Michael's day, before whom he was on the 14th Oc-	
tober following, to take the oath of office,	14
may now be sworn into office at any time—See	
nole,	55
shall annually appoint an high constable, 17 &	55
- may commit to the common gaol, persons guilty	
or suspected of crimes, misdemeanors, &c.	18
- may annually grant licences to tavern keepers,	
innkeepers, &c. 19 &	77
may appoint one of the aldermen as his deputy,	
who, after being approved of by the governor, shall, during	
the sickness or absence of the mayor, officiate in his stead-	
See Deputy Mayor,	48
should the mayor die, during the time for which he	
was elected, the governor and council shall appoint another	
in his room,	56
—— may summon the common council to meet at such	
times and places as he may think proper,	65
may commit to the Bridewell or work-house,	
rogues, vagabonds, stragglers and suspicious persons,	74
See Bridewell and Workhouse.	
—— shall be the clerk of the market.	75
as also water bailiff,	76
, and the same of	ib.
shall licence, during his pleasure, marshals, por-	Southe
ters carmen, paeners, carrers, g s	77
—— may determine all causes with or without a jury,	
whole the matter in dispute does not enter a second	89
— in case of such determination, may commit to	• 7
Francisco based of complete and	ib.
Mayor, Alderman, and Commonalty, invested by charter	
of 1786, with all ancient rights and privileges formerly con-	
ferred on the city,	4
— made a body politic and corporate, capable of	0
purchasing and demising lands and chattels,	9

—— made capable of pleading and being pleaded—	
See Common Council,	39
Mayor's Court, formerly held before the mayor or his	
deputy, or recorder and three or more aldermen,	82
Mayor Recorder, and Aldermen, made justices of Oyer	
and Terminer, and general gaol delivery, and shall be so	
uamed in every commission,	81
any of them may perform any office appertaining	
to justices of the peace,	81
Measurers, the common council authorised to appoint,	73
Merchandize, none but freemen shall expose any for sale	
by retail, except during the time of a fair, under the penalty	
of having their shop windows shut up, and being fined in a	
sum not exceeding 5l.	21
See Freemen.	
Mines, those of gold and silver excepted, granted to the	
corporation, 7, 99, &	100
Misdemeanor, the mayor, or recorder, or any alderman	
may commit any person to the common goal for, or on	
suspicion of,	18
Montgomery Ward, the boundaries of,	46
Mystery—See Trade.	
${f N}.$	
NASSAU-ISLAND—See Long-Island.	
New Amsterdam, the former name of the city of N. York,	2
New-York, declared to be an ancient city,	1
the citizens of, anciently a body politic under	
the Dutch nation,	2
confirmed by charter in the lands, tenements,	
and hereditaments, which formerly belonged to them,	6
jurisdiction of the city in 1686, to extend to	lat.
low water mark all round Manhattan Island,	7
extent and jurisdiction of, as defined in 1732,	
to begin at Spyten Devil Creek, on the Westchester side,	
at low water mark; thence along the said creek to the	
East river; from thence across to low water mark, on Long	
Island, including certain islands, all along said Island,	
at low water mark to the south side of Red-Hook; thence	

xvi INDEX.

to cross the North River, so as to include certain islands, to	
low water mark on the West side of the North river, or so	
far as the province extends, and so run up the West side of	
said river till it comes directly opposite Spyten Devil Creek,	
and thence to the place of beginning,	42
number of the wards afterwards encreased to 7	42
North Ward, the old how bounded,	45
Nutten Island, within the jurisdiction of the city,	41
0,	
OATHS, for the faithful performance of their duty, for-	
merly administered annually to the respective members of	
the corporation, on the 14th October,	56
——— mayor, recorder, sheriff or coroner may be sworn	
into office at any time—See Note,	ib.
when any person shall be elected in the room of	
one who has died or removed from the city, he shall take	
an oath for the faithful discharge of his duty, previous to	
his entering on his office,	59
Offences, how to be tried and determined, 16 &	
Officers, the common council vested with the power of	
deciding on all the elections of their officers and ministers,	65
recorder and aldermen, or any of them, to execute their	
commands,	90
Oppression, cases of, how to be heard and determined,	
16 &	80
Ordinances, not repugnant to the king's prerogative, the	
laws of England, or the acts of assembly, might by charter	
of 1686, be passed by the corporation, but could only re-	
main in force three months, unless confirmed by the gover-	
nor and council,	13
by charter of 1632, ordinances might be passed	
not repugnant to the laws of England, or of the province,	
but could continue in force no longer than 12 months, un-	
less confirmed as above,	63
Out Ward, the former, how bounded,	46
Oyer and Terminer, and of Gaol Delivery, the mayor,	
recorder and aldermen made justices of, and shall be so	
named in every commission,	81

Oysler Island, within the jurisdiction of the corporation,	4]
PACKERS, to be licensed by the mayor during his	
pleasure,	76
Peace, the mayor, recorder and aldermen appointed jus-	10
tices and keepers of the,	, 70
disturbers of, or persons suspected of disturbing the,	, 13
may be committed to jail by the mayor, the recorder, or any one of the aldermen,	1 0
	18
Plantations, persons having, on the river side, between	
the Wallabout and Red Hook, may transport themselves	7.00
and goods in their own boats, without paying ferriage,	100
Police Clerk, his compensation,	86
Pork, the common council authorized to appoint survey-	
ors of,	73
Porters, shall be licensed by the mayor, during his	
pleasure,	76
Privileges, those formerly enjoyed by the city, confirmed	
by the charter, 8 &	109
Provisions, the common council authorized to appoint	
surveyors of,	73
Q.	
Quit rent, the annual, for the privileges granted to the	
city by charter, 7 &	103
R.	
Recorder, by charter, was to be appointed by his majesty,	
and in defect thereof by the governor,	15
before whom he shall take the oath of office,	ib
	56
ed of crimes and misdemeanors,	18
governor,	50
may summon the common council, in the absence	
or sickness of the mayor, to meet at such time and place as	
he may think fit.	65
- may commit to bridewell or the work-house,	
rogues, vagabonds, stragglers, and suspicious persons,	74
assigned justices of the peace,	79
	446

Recorder may either with or without a jury determine all	
causes under 40s.	89
Red Hook and Wallabout, on Long Island, between all	
unappropriated lands from high to low water mark, vested	
in the corporation,	30
Rights, all those anciently enjoyed by the city, confirmed	
by the charter, 8 and	107
Riots, cases of, how to be heard and determined, 16 and	80
Rivers and Rivulets, the emoluments arising from all,	
within the limits of the city, belong to the corporation,	99
Rum, gaugers of, to be appointed by the common coun-	
cíl,	79
penalty on persons selling by retail, without li-	
cense,	78
S.	
SALT, the common council authorised to appoint mea-	
surers of,	73
Schephens or Schout of the city of New-Amsterdam, the	
ancient name of the magistrates of New-York,	2
Sessions of the Peace, four general courts of, were by	
charter to be held annually on the first Tuesdays of No-	
vember, February, May, and August, by the Mayor, De-	
puty Mayor, Recorder, and Aldermen, or any four of them,	
of whom the Mayor, Deputy Mayor, or recorder, must be	
one,	79
might continue any time not exceed-	
ing 4 days,	80
Sheriff, formerly appointed annually by the governor and	
council on the feast of St. Michael, and sworn into office on	
the 14th October following,	14
shall be appointed for one year, and continue in	
office till another person is placed in his room,	54
shall enter into a bond for the faithful perform-	
ance of his duty,	53
—— may be sworn into office, at any time,	56
See Note.	
should he die during the time for which he was	
elected, the governor and council may appoint another,	ib.
, 0	

Soil, under water, from Bestaver's Killitie to the fort on	
the North River, comprehending 400 feet below low-water-	
mark, ceded to the corporation,	101
- also on the East River, from Corlaer's Hook to the	
	102
South Ward how bounded,	42
Special Justices—Justices Special.	1
Spyten Devil Creek, over which Kingsbridge is built, one	
of the boundaries of the city,	41
St. Michael, the archangel, the election of charter officers,	
formerly held on the feast of, 17 and	54
Stock, given for charitable and pious purposes, shall not	
be applied to any use different from the intention of the	
donor,	25
Stragglers, may be committed to bridewell, or the work-	
house, by the Mayor, Recorder, or any of the Aldermen,	74
Streets, power of laying out, altering, and repairing vest-	
ed in the common council, 5 and	67
Suspicious persons may be committed to the Bridewell	
or work-house, by the Mayor, Recorder, or any Alderman,	73
Т.	
TAVERN-KEEPERS, must annually obtain a licence	
	7.0
from the Mayor, those who do not take out a licence,	19
· · · · · · · · · · · · · · · · · · ·	78
shall forfeit the sum of five pounds for every offence,	10
the re-cognizance of, instead of being	
as heretofore, in the name of the people of the state, shall be taken in the name of the Mayor. Alderman and Common	
be taken in the name of the Mayor, Aldermen and Common-	7.0
alty,	19
Tenements, given for pious and charitable purposes, shall	25
not be misapplied from the intention of the donor,	23
Trades, mystery or manual occupations, none but free-	
men shall exercise, except during the time of fairs, under the	
penalty of having their shop windows shut up by order of the	
Mayor, and being fined in a sum not exceeding five pounds	90
	20
Trade, the corporation, in wharfing out, shall leave on	

the East and North river 40 feet broad for trade and	
planting batteries,	113
Treason, persons guilty or suspected of, may be commit-	
ted to the common gaol by the Mayor, Recorder, or any of	
the Aldermen;	18
Treasurer—See Chamberlain.	
Trespasses, the Mayor, or Recorder, and any three or	
more Aldermen, appointed to hear and determine, by the	
charter of 1686,	16
by the charter of 1732, the Mayor or Deputy	
Mayor, or Recorder and three Adermen, may hear and	
determine,	80
Trover, actions of, to be heard and determined before the	
Mayor, Deputy Mayor, or Recorder, and at least three Al-	
dermen,	82
v.	
VAGABONDS may be committed to the work-house or	
Bridewell, by the Mayor, Recorder, or by any of the Alder-	74
men, Victualing Haves no norgan shall kaon a without a li	
Victualing-House, no person shall keep a, without a li-	78
cence from the Mayor,	10
$\mathbf{W}.$	*
Victuals, the assize of granted to the corporation,	68
Wallabout, all vacant and unappropriated lands, between	
the, and Red-Hook, and between high and low-water-mark	
ceded to the corporation—See Ferries, 29 and	98
Wards, the city divided into seven, viz. the West Ward,	
the South Ward, the Dock Ward, the East Ward, the North	
Ward, Montgomery Ward, and the Out Ward,	42
Dock Ward, how bounded,	42
East Ward, how bounded,	45
Montgomery Ward, how bounded,	46
North Ward, how bounded,	45
Out Ward, how bounded,	46
South Ward, how bounded,	43
West Ward, how bounded,	42
Watchmen, the power of appointing and displacing vested	
	73

Water Bailiff, the Mayor, by himself, or deputy, shall	
execute the duties of,	76
Water courses, the power of laying out, altering and	
amending, granted to the corporation, 5 and	167
Westchester, within low-water-mark, on the West side of	
Spyten Devil Creek included in the limits of the city,	41
also clerk of the peace, and clerk of the com-	
mon pleas,	17
Wharves, the profits arising from, granted to the corpo-	
ration, 5 and	d 99
the corporation empowered to make wharves	
to the distance of 400 feet below low-water-mark, from Bes-	
taver's Killitie to the fort on the North River, and from	
Corlaer's Hook to the Whitehall on the East,	101
who have prior grants, without their consent,	102
and that 40 feet broad be left towards the East	
and North rivers for trading and planting batteries,	103
Wine, public sellers of, by retail, to obtain an annual li-	
cence from the Mayor,	19
the assize of, granted to the corporation,	68
—— gaugers of, may be appointed by the corporation,	73
persons selling by small measure, without licence,	
subject to a penalty of 51.	78
Work-house, or Work-houses, the corporation authorised	
to build,	73
the Mayor, the Recorder, or any of the Al-	
dermen may, by charter of 1732, may confine there at work,	
not exceeding forty days, all rogues, vagabonds, and suspi-	
cious persons,	74



AN ACT

TO AMEND THE

CHARTER

OF THE

CITY OF NEW-YORK.

Passed April 7, 1830.

The people of the State of New-York, represented in Senate and Assembly: Do enact as follows—

1. The legislative power of the Corporation of power, the City of New-York, shall be vested in a board of Aldermen, and a board of Assistants, who together

shall form the Common Council of the City. 2. Each Ward of the City shall be entitled to titled to Alderelect one person to be denominated the Alderman men and Assisof the Ward, and the persons so chosen, together tant. shall form the board of Aldermen; and each Ward shall also be entitled to elect one person to be denominated an Assistant Alderman; and the persons so chosen, together shall form the board of Assistants. Who are eligi-

3. The Aldermen and Assistant Aldermen shall be ble chosen for one year; and no person shall be eligible to either office, who shall not at the time of his election, be a resident of the ward for which he is chosen.

4. The annual election for Charter Officers shall Election of &c. commence on the second Tuesday in April, and the Officers elected shall be sworn into office on the second Tuesday in May thereafter; and all the provisions of law now in force in regard to the notification, duration, and conduct of elections for Members of Assembly, and in regard to the appointment, powers and duties of the inspectors, holding the same, shall apply to the annual election of Charter Officers.

First election 5. The first election for Charter Officers, after on the second the passage of this law, shall take place on the se- Tuesday of cond Tuesday in April, one thousand eight hundred April, 1831.

Legislative

Each Ward en-

and thirty-one; and all those persons who shall have been elected under the former laws regulating the election of Charter Officers, and shall be in office at the time of the passage of this law, shall continue in office until the officers elected under this law shall be entitled to be sworn into office.

Power to direct special election.

6. The board of Aldermen shall have power to direct a special election to be held, to supply the place of any Alderman whose seat shall become vacant by death, removal from the city, resignation, or otherwise; and the board of Assistants shall also have power to direct a special election to supply any vacancy that may occur in the board of Assistants; and in both cases, the person elected to supply the vacancy, shall hold his seat only for the residue of the term of office of his immediate predecessor.

Meeting of the board and their duties.

7. The boards shall meet in separate chambers, and a majority of each shall be a quorum to do busi-Each board shall appoint a President from its own body, and shall also choose its Clerk and other officers, determine the rules of its own proceedings, and be the judge of the qualifications of its own members. Each board shall keep a journal of its proceedings, and the doors of each shall be kept open, except when the public welfare shall require secrecy; and all resolutions and reports of Committees which shall recommend any specific improvement involving the appropriation of public monies, or taxing or assessing the citizens of said city, shall be published immediately after the adjournment of the board, under the authority of the Common Council, in all the newspapers employed by the Corporation: and whenever a vote is taken in relation thereto, the ayes and noes shall be called and published in the same manner.

Power to expel, &c.

S. Each board shall have the authority to compel the attendance of absent members; to punish its members for disorderly behaviour, and to expel a member, with the concurrence of two-thirds of the members elected to the board; and the members of expelled, shall, by such expulsion, forfeit all his right and powers as an Alderman or Assistant Alderman.

9. The stated and occasional meetings of each board of the Common Council, shall be regulated meeting by its own ordinances; and both boards may meet on the same or on different days as they may seveally judge expedient.

10. Any law, ordinance, or resolution of the Com- laws ordinances mon Council may originate in either board, and when may originate it shall have passed one board, may be rejected or in either board amended by the other.

11. No member of either board shall, during the prohibition of, period for which he was elected, be appointed to, or members to be competent to hold any office, of which the emol- hold office. uments are paid from the city treasury, or by fees, directed to be paid by any ordinance or act of the Common Council, or be directly or indirectly interested in any contract, the expenses or consideration whereof are to be paid under any ordinance of the Common Council; but this section shall not be construed to deprive any Alderman or Assistant of any

emoluments or fees which he is entitled to by virtue

of his office.

12. Every act, ordinance, or resolution, which shall have passed the two boards of the Common Method of pro-Council, before it shall take effect, shall be present. ed, duly certified, to the Mayor of the City, for his approbation. If he approve, he shall sign it; if not, he shall return it with his objections to the board in which it originated, within ten days thereafter; or if such board be not then in session, at its next stated meeting. The board to which it shall be returned, shall enter the objections at large on their journal, and cause the same to be published in one or

Mayor's veto ceeding, &c.

more of the public newspapers of the city. 13. The board to which such act ordinance, or resolution, have been so returned, shall after the expiration of not less than ten days thereafter, proceed to re-consider the same. If after such re-consideration, a majority of the members elected to the board shall agree to pass the same, it shall be sent, together with the objections, to the other board, by which it shall be likewise re-considered; and if approved by a majority of all the members elected to such board, it shall take effect as an act or law of

the Corporation. In all such cases the votes of both boards shall be determined by yeas and nays, and the names of the persons voting for and against the passage of the measure re-considered, shall be entered on the journal of each board respectively.

14. If the Mayor shall not return any act, ordinance, or resolution so presented to him, within the time above limited for that purpose, it shall take effect in the same manner as if he had signed it.

15. Neither the Mayor nor Recorder of the city of New-York, shall be a member of the Common Council thereof, after the second Tuesdey of May,

one thousand eight hundred and thirty-one.

When the President of the as Mayor.

Prohibition of the Mayor

and Recorder.

16. Whenever there shall be a vacancy in the office of Mayor, and whenever the Mayor shall be abboard shall act sent from the city, or be prevented by sickness, or any other cause, from attending to the duties of his office, the President of the board of Aldermen shall act as Mayor, and shall possess all the rights and powers of the Mayor, during the continuance of such vacancy, absence, or disability.

17. It shall be the duty of the Mayor,

FIRST-—To communicate to the Common Council, at least once a year, and oftener if he shall deem it expedient, a general statement of the situation and condition of the City, in relation to its government, finances, and imporvements.

Second.—To recommend to the adoption of the Common Council all such measures connected with the police, security, health, cleanliness, and ornament of the City, and the improvement of its government, and finances, as he shall deem expedient.

THIRD.—To be vigilant and active in causing the laws and ordinances of the government of the City to be duly executed and enforced,

FOURTH.—To exercise a constant supervision and controul over the conduct and acts of all subordinate officers, and to receive and examine into all such complaints as may be preferred against any of them for violation or neglect of duty, and generally to perform

Duty of the Mayor.

all such duties as may be prescribed to him by the Charter and city ordinances, and the Laws of this State and the United States.

18. Annual and occassional appropriations shall be made by proper ordinances of the Common Council for every branch and object of city expendature, nor shall any money be drawn from the city treasury except the same shall have been previously appropriated to the purpose for which it was drawn.

19. The Common Council shall not have author- Borrowing moity to borrow any sums of money whatever on the ney. credit of the Corporation, except in anticipation of the revenue of the year in which such loan shall be made, unless authorized by a special act of the

legislature.

20. It shall be the duty of the Common Council Publishing deto publish two months before the annual election tailed stateof Charter Officers, in each year, for the general in- ments, of reformation of the citizens of New-York, a full and ceipts and exdetailed statement of the receipts and expenditures of the Corporation, during the year, ending on the first day of the month in which such publication is made; and in every such statement the different sources of city revenue, and the amount received from each; the several appropriations made by the Common Council, the objects for which the same were made, and the amount of monies expended under each; the monies borrowed on the credit of the Corporation, the authority under which each loan was made, and the terms on which the same was obtained, shall be clearly and particularly specified.

21. The executive business of the Corporation of New-York shall hereafter be performed by distinct departments, which it shall be the duty of the Common Council to organize and appoint for that

purpose.

22. It shall be the duty of the Common Coun- Accountability cil to provide for the accountability of all officers, of officers. and other persons to whom the receipt or expenditure of the funds of the city shall be entrusted, by requiring from them sufficient security for the performance of their duties or trust, which security

Appropriation when made.

penditures.

Executive business.

shall be annually renewed; but the security first taken shall remain in force until new security shall be given.

Duties of the clerk of the men.

23. The Clerk of the Board of Aldermen, shall by virtue of his office, be Clerk of the Common board of Alder- Council, and shall perform all the duties heretofore performed by the Clerk of the Common Council, except such as shalt be assigned to the Clerk of the Board of Assistant Aldermen; and it shall be his duty to keep open for inspection at all reasonable times, the records and minutes of the proceedings of the Common Council, except such as shall be specially ordered otherwise.

Division the Common Council into two boards and their time meeting.

24. The division of the Common Council into two boards, shall not take effect until the officers to be elected under this law enter on the duties of their of office. Each board shall hold its first meeting, for the purpose of organizing, on the secund Tuesday of May in each year, at which time the Mayor or Clerk of the Common Coudcil shall attend, by whom the oath of office shall be administered to the members elected. In the absence of the Mayor and Clerk, such oath may be administered by the Recorder or First Judge of the City, or by any of the Justices of the Superior Court.

Provisions of this act when to apply.

25. None of the provisions of this act, except the eighteenth, nineteenth, twentieth, and twentysecond sections, shall be construed as applying to the Common Council as now constituted.

What parts of repealed.

26. Such parts of the Charter of the city of the Charter not New-York, and of the several acts of the Legisla. ture amending the same as are not inconsistant with the provisions of this law, shall not be construed as repealed, modified, or in any manner affected thereby; but shall continue and remain in full force.

State of New-York, Secretary's office.

I Certify the preceeding to be a true copy of

7

an original act of the Legislature of this State deposited in this office.

ARCHIBALD CAMPBELL,

Deputy Secretary.

Albany, April 7th, 1830.

INDEX

To the Amended Act,

Passed April 7th 1830.

A.	Sect.
Appropriations, how made,	•
B.	18
Board of Aldermen,	7 0
meeting of,	1, 2 $7 & 9$
	& 7 & 8
borrowing money,	19
C.	
Clerk of Board, his duties,	23
Common Council, division of,	24
Duties and a P.	
Duties of the Board,	6 & 7
of Mover	23
——of Mayor,	17
Each Ward entitled to Alderman 1.4	
Each Ward entitled to Alderman and Assistant, Eligibility of,	2
Election of,	3
Expulsion,	4 & 5
Executive business,	8
L.	21
Laws, how originated,	10
Legislative powers,	10
M.	
Meeting of the Board,	7
Occasional meeting,	9
Members not to hold office,	11
Mayor's Veto,	12
Method of proceeding upon it, Mayor and Records. 12 & 1	3 & 14
Mayor and Recorder prohibition to, Mayor, Duty of,	15
P.	17
President of the Board, when he shall and a large	
President of the Board, when he shall act as Mayor,	16
Receipts and expenditures of corporation,	20
t and the component of	20

Contract find also